

Washington, Wednesday, June 30, 1943

Regulations

TITLE 6-AGRICULTURAL CREDIT

Chapter II-Commodity Credit Corporation

[1943 C. C. C. Flaxseed Form 1]

Part 235—1943 Flaxseed Loans

INSTRUCTIONS CONCERNING 1943 FLAXSEED LOANS

Commodity Credit Corporation has authorized the making of loans in accordance with these instructions upon the security of flaxseed stored on farms, and in approved public warehouses.

235.i Definitions.

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AUTHORITY: §§ 235.1 to 235.15, inclusive, issued under sec. 302 of the Agricultural Adjustment Act of 1938, as amended (52 Stat. 43; 7 U.S.C., 1940 ed., 1302).

§ 235.1 Definitions. For the purpose of these instructions and the notes and chattel mortgages relating thereto, the following terms shall be construed, respectively, to mean:

(a) "Eligible producer" means any person, partnership, association, or corporation producing flaxseed in 1943 as landowner, landlord, or tenant, upon whose farm at least 90 percent of the war crop goal is met.

(b) "Eligible flaxseed" means flaxseed grading No. 1 or No. 2, which was produced in 1943, the beneficial interest to which is and always has been in the eligible producer. Flaxseed containing more than 30 percent damage or which contains more than 11 percent moisture,

or which is musty, sour, heating, hot, or which has any commercially objectional order, or which is otherwise low quality,

is not eligible for loan.
(c) "Eligible storage" shall include public grain warehouses and farm storage meeting the following respective re-

quirements:

(1) Public grain warehouses which have met the requirements of Commodity Credit Corporation and have executed the Uniform Grain Storage Agreement, amended to cover flaxseed. Such warehouses may be situated at either terminal or country points.

(2) Farm storage shall consist of farm bins and granaries which are of such substantial and firm construction as to afford safe storage of the flaxseed for a period of two years, and permit effective fumigation for the destruction of insects, and afford protection against rodents. other animals, thieves, and weather, as determined by the county agricultural conservation committee.

(d) "Lending agency" means any bank, cooperative marketing association, or other corporation, partnership, or person making loans in accordance with these instructions, which has executed the Contract to Purchase on 1940 C. C. C.

(e) "Eligible paper" shall consist of notes of the producers secured by chattel mortgages or warehouse receipts representing flaxseed in existence and undamaged from the perils of fire, lightning, inherent explosion, cyclone, tor-nado, windstorm, and flood, dated prior to January 31, 1944, and executed in accordance with these instructions, with State documentary revenue stamps affixed thereto where required by law. Notes executed by an administrator, executor, or trustee will be acceptable only where valid in law.

§'235.2 Areas in which loans will be made. Loans will be made on eligible flaxseed stored in approved public grain warehouses or in acceptable storage structures located on farms in all areas.

§ 235.3 Amount of loans. Loan values on flaxseed shall be based on numeri-

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cal grades as provided in the Official Grain Standards of the United States.

(a) The basic loan value for eligible flaxseed, stored in approved terminal warehouses, shall be as follows:

Market	Loan rate for No. 1	Loan rate for No. 2
Chicago Duluth Milwaukee Minneapolis St. Paul Portland	\$2,85	\$2. 80
Los Angeles San Francisco	2.90	2.85
Kansas City	2,75	2.70
HoustonCorpus Christi	2.70	2,65

The foregoing schedule applies only to flaxseed delivered in carload lots which has been shipped by rail from a country shipping point to one of the designated terminal markets, as evidenced by paid freight bills duly registered for transit privileges and other documents as required: Provided, That in the event the amount of paid in freight is insufficient to guarantee minimum proportional rate from the terminal market, there shall be deduced from the applicable terminal loan value the difference between the amount of freight actu-

ally paid in and the amount required to be paid in to guarantee minimum proportional basis on the outbound move-ment: Provided further, That Commodity Credit Corporation will accept in lieu of such bills the approved warehouseman's supplemental certificate, or warehouse receipts on which a legend, signed by the warehouseman, has been stamped or typewritten on the following form or certificate of such warehouseman containing such an undertaking, or such form as is approved by Commodity Credit Corporation:

FREIGHT CERTIFICATE FOR TERMINALS-FLAXSEED The flaxseed represented by attached warehouse receipt No. ____ was received by rail

freight from

Town County State
point of origin, as evidenced by freight bill described as follows:

Way Bill, Date _____ No. ____ Car
No. ____ Int. ____ Freight Bill, Date
_____ No. ____ Car No. ____ Int.
___ Carrier ____ Transit Weight
____ Freight Rate In _____ Amount
Collected ____ Number Unused Transit Stops _____

The above-described paid freight bill has been officially registered for transit and will be held in accordance with the provisions of paragraph 22 of the Uniform Grain Storage Agreement.

Date of Signature

Warehouseman's

Address Signature

A deduction of 6 cents per bushel shall be made if evidence is not submitted that paid rail freight bills have been registered for transit privileges.

(b) The loan value for No. 1 and No. 2 flaxseed stored on farms and in approved country warehouses shall be determined by deducting from the applicable basic terminal loan value an amount equal to 5 cents per bushel more than the appropriate freight rate plus the 3 percent freight tax. The appropriate freight rate shall be the county average of the all-rail interstate freight rates in effect May 16, 1943, from all points in the country from which flaxseed will be shipped to the appropriate terminal market. Loan values applicable to each county will be contained in C. C. C. Flaxseed Form 1 for each State.

(c) Loan values for flaxseed stored in approved warehouses other than those situated in the terminal markets designated in section 3 (a) which was shipped by rail shall be determined by the regional director of Commodity Credit Corporation. Values at such storage points shall be determined on the basis of terminal values listed in § 235.3 (a), with appropriate adjustment for freight.

§ 235.4 Maturity and interest rate. Notes secured by farm-stored flaxseed or by warehouse receipts representing flaxseed shall mature on demand, or June 30, 1944. All loans will bear interest at the rate of 3 percent per annum. Notes evidencing such loans must be dated on or before January 31, 1944.

§ 235.5 Determination of quantity of flaxseed. A bushel shall be 56 pounds of clean flaxseed free of dockage, when determined by weight, or 1.25 cubic feet of flaxseed testing 56 pounds per bushel when determined by measurement. A deduction of three-quarters of a pound for each sack will be made in determining the quantity of the collateral when stored as sacked grain. In determining the quantity of flaxseed in farm storage by measurement, fractional pounds of the bushel test weight for flaxseed testing less than 56 pounds per bushel will be disregarded, and the quantity determined as above will be the following percentages of the quantity determined for 56-pound flaxseed:

F	or flaxseed							ent
	56 pounds							100
	55 pounds	\mathbf{or}	over,	but	less	than	56	
	pounds	0						98
	54 pounds	or	over,	but	less	than	55	
	pounds							96
	53 pounds	or	over.	but	less	than	54	_
	pounds							94
	52 pounds	or	over.	but	less	than	53	
	pounds							92
	51 pounds	or	over.	but	less	than	52	
	pounds	`						90
	50 pounds	or	over.	but	less	than	51	
	pounds							88
	49 pounds							
	pounds							85
	48 pounds	OF	Over	hut	less	than	49	
	pounds							83
	47 pounds	~~~	OTTAT	hut	lace	than	48	-
•	pounds	OI.	0,61,	Duo			-0	81
	poanus							94
		_	_	-	_			•

§ 235.6 Farm storage. Flaxseed stored on the farm must have been stored in the granary for a reasonable period. determined by the county agricultural conservation committee, prior to its inspections for measurement, sampling, and sealing. In accordance with regulations issued by the Secretary of Agriculture, the State and county agricultural conservation committees will inspect and approve storage facilities and will arrange for measuring, sampling, grading, and sealing the flaxseed collateral in approved structures. Chattel mortgages covering farm-stored flaxseed must be executed and filed in accordance with the applicable State law. Producers should obtain information and assistance from the county agricultural conservation committees in regard to the execution and filing of such chattel mortgages. Where the borrower is a tenant farmer and the flaxseed collateral is stored on the farm, the expiration date of the lease shall be given in the chattel mortgage. If the expiration date of the lease is prior to September 1, 1944, the landlord shall execute the Consent for Storage in the chattel mortgage. The consent agreement shall also be signed by any other party or parties entitled to possession. Each producer must designate in the chattel mortgage a shipping point reasonably convenient for the delivery of the flaxseed as determined by the county committee. Notes and mortgages will not be acceptable which provide a shipping point other than the normal shipping point customarily used by the producers in the locality in which the flaxseed was produced. A separate note and chattel mortgage must be submitted for flaxseed stored on each quarter section of land.

A storage allowance of \$.07 per bushel will be advanced at the time the loan is made only on the number of bushels

placed under the loan and shall be earned by the producer, (1) if the flaxseed is delivered to the Commodity Credit Corporation on or after June 30, 1944, or (2) if, pursuant to demand by the Corporation for repayment, the flaxeed is delivered to the Commodity Credit Corporation prior to June 30, 1944, provided such demand for repayment was not due to any fraudulent representations on the part of the producer, or the flaxseed was damaged, threatened with damage, abandoned, or otherwise impaired. If delivery is made prior to June 30, 1944, with the consent or approval of the Commodity Credit Corporation, a storage payment will be earned in accordance with the terms of the mortgage supplement. Earned storage shall be computed after delivery has been completed and any storage advance not earned shall be repaid to the Corporation. Storage payment cannot be earned on a greater number of bushels than is specified in the chattel mortgage.

§ 235.7 Chattel mortgages. All documents must be carefully examined as to compliance with State requirements

§ 235.8 Public warehouses. Commodity Credit Corporation will accept only negotiable insured warehouse re-ceipts, covering flaxseed pledged as collateral to notes on C. C. C. Grain Form B, issued by any public grain warehouse which has executed the Uniform Grain Storage Agreement, amended to cover flaxseed. Warehousemen desiring approval should communicate with the Commodity Credit Corporation office serving the area, at which office a list of approved warehouses and their locations is available. A list of approved warehouses for the area may also be obtained at any State or county agricultural conservation office. Approved warehousemen shall not issue and have outstanding at any time warehouse receipts in excess of the normal working capacity or licensed capacity of the warehouse. Warehousemen shall be required to deliver either the identical flaxseed or country-run flaxseed equal to that described in the warehouse receipts and accompanying certificates or documents.

§ 235.9 Warehouse receipts. Warehouse receipts must be issued in the name of the producer, must be dated on or prior to the date of the related note, must be properly assigned by an endorsement in blank so as to vest title in the holder, and must be issued by approved warehousemen. Unless the warehouse receipts are stamped or printed "in-sured" there must be attached or included in the certificate of the warehouseman the statement that the flaxseed is insured for not less than the market value, against the hazards of fire. lightning, inherent explosion, windstorm, cyclone, and tornado. Commodity Credit Corporation will not accept warehouse receipts indicating any lien for charges prior to unloading in or delivery to the warehouse issuing such receipts. Lien for storage charges will be recognized by Commodity Credit Corporation only from May 15, 1943, or the dates of the warehouse receipts, whichever is later. Such receipts must set out in their written or printed terms the gross weight or bushels, the grade, the parcentage of sound flaxseed, test weight, and all other facts and statements required to be stated in the written or printed terms of the negotiable warehouse receipts under the provisions of section 2 of the Uniform Warehouse Receipts Act, or be accompanied by a certificate of the warehouseman, identified to such warehouse receipts, setting out such information, and shall be based on the inbound movement or delivery of the grain to an approved warehouse.

§ 235.10 Liens. The flaxseed collateral must be free and clear of all liens except in favor of the lienholders listed in the space provided therefor in the chattel mortgage or note and loan agreement. The names of the holders of all existing liens on the pledged or mortgaged flaxseed, such as landlord, laborers, threshers, or mortgagees, must be listed in the space provided therefor in the mortgage or loan agreement. The waiver and consent to the pledge or mortgage of the flaxseed and the payment of the proceeds of the loan and the proceeds of the sale of the flaxseed solely to the producer, as contained in the mortgage or loan agreement, must be signed personally by all lienholders listed or by their duly authorized agents; or, if a corporation, by the designated officer thereof customarily authorized to execute such instruments. (In lieu of signing the section of the chattel mortgage or loan agreement entitled "List of Lienholders and Their Waivers and Consent to Pledge," lienholders may sign a separate form which must completely identify the related note.) The producer will direct in the notes that the proceeds of the loan be made payable to him and/or such other person or con-cern as he may direct thereon. Producers should read carefully all real estate or other mortgages previously given by them in order to determine whether or not crops are covered thereby. Any fraudulent misrepresentation of fact made in the execution of the note and related forms shall render the producer personally liable for the amount of the loan and subject to the provisions of the United States Criminal Ccde.

§ 235.11 County agricultural conserration committees. Forms will be obtained from county agricultural conversation committees or from the office of Commodity Credit Corporation. The producers' notes contain aprovals which should not bear a date prior to the date of the note or loan agreement and which must be signed in each instance by a member of the county agricultural conservation committee of the county in which the flaxsed was produced, for warehoused flaxseed, and the county in which the flaxseed is stored, for farmstored flaxseed. Pursuant to instructions issued by the Secretary of Agriculture, the State and county committees will determine, or cause to be determined, the quantity and grade of the flax-seed collateral and the amount of the loan. All loan documents will be completed and approved by the county committee, who will retain copies of all documents except the producer's note. In order to meet the cost of the local expenses, county agricultural conservation associations will collect a service fee for all loans.

§ 235.12 Source of loans. Loans may be obtained from banks and other local lending agencies, which in turn may sell the paper evidencing such loans to Commodity Credit Corporation. Producers may also obtain loans direct from the Corporation on notes made payable to the Corporation, which shall be delivered (or postmarked prior to February 1, 1944) to the office serving the area in which the flaxseed is stored. Upon approval of the loan by Commodity Credit Corporation, payment will be made pursuant to the directions of the producer as set forth in the note.

§ 235.13 Purchase of loans. Commodity Credit Corporation will purchase, without recourse, eligible paper, as defined above, only from lending agencies which have executed, and delivered to the office of Comodity Credit Corporation to which notes are submitted. Contract to Purchase, 1940 C. C. C. Form E, obtainable only from such offices.

Notes held by lending agencies must be tendered to Commodity Credit Corporation for immediate or deferred purchase within 10 days of written request, or at least 10 days prior to maturity in the absence of written demand. The purchase price to be paid by Commodity Credit Corporation for notes accepted will be the face amount of such notes, plus accrued interest from the respective dates to the date of payment of the purchase price at the rate of 11/2 percent per annum. Under the terms of the Contract to Purchase, lending agencies are required to report weekly, on 1940 C. C. C. Form F, all payments or collections on producers' notes held by them, and to remit with such report to Commodity Credit Corporation an amount equivalent to 11/2 percent interest per annum on the principal amount collected from the date of the note to the date of payment.

§ 235.14 Offices of Commodity Credit Corporation. The locations and addresses of the regional directors previously referred to herein, and the areas served by them under these instructions,

Address

Dwight Building, 1004 Baltimore Ave., Kan- Alabama, Arkansas, Colorado, Georgia, Florida, sas City, Mo.

208 South La Salle St., Chicago, Ili......... Delaware, Illinois (except East St. Louis), Indiana, Eastern Iowa, Kentucky, Maryland, Michigan, New York, Ohio, Pennsylvania, Ten-nessee, Virginia, West Virginia, Southern Wisconsin, and States not otherwise listed.

Area

Western Iowa, Kansas, Louisiana, Mississippi, Missouri (also East St. Louis), Nebraska, New Mexico, Oklahoma, South Carolina, Texas, Wyoming.

326 McKnight Building, Minneapolis, Minn. Minnesota, Montana, North Dakota, South Dakota, Northern Wisconsin.

Artisans Building, 225 Southwest Broadway, Arizona, California, Idaho, Nevada, Oregon, Portland, Oreg. - Utah, Washington.

§ 235.15 Release of collateral. The producer may obtain the return of notes secured by flaxseed at any time prior to maturity, upon the payment of the principal amount due thereon, plus accrued interest. The loan paper may be sent to an approved bank for collection, or the producer may ascertain the amount due and remit directly to the office of Commodity Credit Corporation holding the paper. Partial releases of collateral will be made as follows:

(a) In the case of farm-stored flaxseed, the producer must identify to Commodity Credit Corporation the seal number of the bin to be released. Such release must cover all the flaxseed in any one bin. Such release will be made upon payment of the loan value plus storage advances and accrued interest on the particular bin of flaxseed.

(b) In the case of elevator-stored flaxseed, producers desiring to obtain partial release should notify the office of Commodity Credit Corporation serving the area in which the flaxseed is stored, describing the flaxseed to be released by warehouse receipt numbers. Each partial release must cover all the flaxseed under one warehouse receipt. The warehouse receipt representing flaxseed will be released against payment of the amount loaned on the flaxseed to be released, plus interest on such amount.

Dated: May 5, 1943.

[SEAL]

J. B. HUTSON, President.

[F. R. Doc, 43-10396; Filed, June 28, 1943; 4:41 p. m.l

[1943 C. C. C. Hay and Pasture Seed Form I] PART 236-1943 HAY AND PASTURE SEED TOANS

INSTRUCTIONS CONCERNING HAY AND PASTURE SEED LOANS

Commodity Credit Corporation has authorized the making of loans on hay and pasture seed, stored in approved warehouses, in accordance with these instructions.

GENERAL INSTRUCTIONS

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236.3 Lending agency.

236.4 Liens.

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236.17 Purchase of loans. Release of collateral. 236.18

AUTHORFTY: §§ 236.1 to 236.18, inclusive, issued under sec. 302 of the Agricultural Adjustment Act of 1938, as amended (52 Stat. 43; 7 U.S.C. 1940 ed., 1302).

GENERAL INSTRUCTIONS

§ 236.1 Eligible producer. Any person, partnership, association, or corporation producing or harvesting hay and pasture seed in 1943 as landowner, landlord, tenant, or custom harvester, on a farm that has met 90 percent of its war crop goal.

§ 236.2 Eligible seed. (a) Any seed specified herein, produced in 1943, cleaned to meet the specifications as given for weeds and other crop seed and complying with the Federal Seed Law and the State Seed Law in the State where the seed is processed.

(b) Any seed specified herein that can be cleaned to meet the specifications as given for weed and other crop seed and complying with the Federal Seed Law and the State Seed Law in the State -where the seed is processed.

§ 236.3 Lending agency. Any bank, cooperative marketing association, or other corporation, partnership, or person, which has executed a Contract to Purchase (1940 C. C. C. Form E), and filed such contract with a regional office of Commodity Credit Corporation.

§236.4 Liens. Hay and pasture seed offered as collateral must be free and clear of all liens except in favor of the lienholders listed in the space provided therefor in the note and loan agreement. The names of all existing lienholders such as landlord, laborers, threshers, or mortgagees, must be listed in the space provided therefor in the note and loan agreement. The waiver and consent to sell or mortgage the hay and pasture seed and payment of the proceeds to the producer, as contained in the note and loan agreement, must be signed personally by all lienholders listed, or by their duly authorized agents: or, if a corporation, by an officer thereof customarily authorized to execute such instruments. Waivers of lienholders may be executed on separate instruments if complete identification of the commodity and the producer is shown.

§ 236.5 County agricultural conservation committees. Local county agricultural conservation committees will administer the loan program within a county and will determine eligibility of producers and harvesters. All loan forms will be obtainable from offices of county committees and must be approved by the committee prior to disbursement of proceeds. A service fee of \$1.00, or onehalf percent of the net amount of the loan, whichever is larger, will be collected by the county committee, in connection with each loan, to cover the expenses incurred in the operation of the

§ 236.6 Offices of the Regional Directors of Commodity Credit Corporation. The offices of the regional directors referred to herein and the areas served by them under these instructions are shown below:

Address of Regional Director

208 South La Salle St., Chicago, Ill.....

Portland, Oreg.

Area

Connecticut, Delaware, Illinois (except East St. Louis), Indiana, Iowa, Kentucky, Maryland, Maine, Massachusetts, Michigan, New Hampshire, New Jersey, New York, North Carolina, Ohio, Pennsylvania, Rhode Island, Tennessee, Vermont, Virginia, and West Virginia.

1004 Baltimore Ave., Kansas City, Mo_____ Alabama, Arkansas, Colorado, Florida, Georgia, Kansas, Louisiana, Micsicsippi, Miccouri, (also East St. Louis), Nebraska, New Mexico, Oklahoma, South Carolina, Texas, and Wyoming. 826 McKnight Building, Minneapolis, Minn... Minnesota, Montana, North Daksta, South Dakota, and Wisconsin.

Artisans Building, 225 Southwest Broadway, Arizona, California, Idaho, Nevada, Orcgon, Utah, and Washington.

SPECIAL INSTRUCTIONS PERTAINING TO LOANS

Hay and pasture seed otherwise eligible for a loan, as specified herein, are eligible under the following terms and conditions and at the prices as stated in Tables Nos: 1 and 2 attached:

§ 236.11 Seed specifications. Northern and central regional areas based on adaptation and yield are recognized for alfalfa. The northern region includes all producing areas north of the southern boundaries of Oregon, Idaho, Wyoming, and Nebraska, and eastward above the 40th degree of latitude. The central region includes all the producing areas south of the northern region and north of the 37th degree latitude (excluding the California area north of the 37th degree latitude, but including approved origin alfalfa seed in Oklahoma tagged and sealed with the official tags and seals of the Oklahoma Crop Improvement Association), except as specified under certified improved varieties.

Red clover (medium double-cut) and mammoth (single-cut) will be eligible for loan except that seed produced west of the 119th degree longitude will not be eligible, except as specified under certified improved varieties.

All seed is to be labeled and must meet the noxious weed seed requirements of the State in which the seed is produced, or, in event of interstate shipment for storage or cleaning, to be labeled to meet the requirements of the Federal Seed Act and the noxious weed seed requirements of the State into which the seed is shipped: Provided, That no loan will be made if the seed contains seed of white top, Canada thistle, dodder, quackgrass, Johnson grass, bindweed, Russian knapweed, perennial sow thistle, or leafy spurge, singly or combined in excess of 45 seeds per pound.

§ 236.12 Discounts for low quality seed. Seed meeting the pure seed and germination-specifications will be eligible for a loan at the loan rate established in the basic specifications attached hereto. Seed of lower quality than that established in the basic pure seed and germination specifications attached hereto will be eligible for a loan at the discounts as established in the attached schedule of rates for low quality seed. Seed not meeting the pure seed and germination specifications as established in the attached schedule of rates for low quality seed shall not be eligible for a loan.

§ 236.13 Certified improved varieties. Improved varieties or strains of hay and pasture species designated by State Agricultural Experiment Stations in cooperation with State seed certifying agencies, and Bureau of Plant Industry, Soils and Agricultural Engineering, will be eligible for a loan as "certified improved varieties." Seed of these improved varieties or strains are to be certified by the State seed certifying agency of the State where grown, providing the standards and procedures for certification of the respective States are approved by the executive committee of the International Crop Improvement Association, or its designated agent.

Certified seed of improved varieties and strains as adapted and defined above are eligible for loan in all States.

State and Federal lists of certified improved varieties or strains eligible for loan and a list of State seed certifying agencies will be furnished by Commodity Credit Corporation.

§ 236.14. Charges to be paid by producer. Costs of cleaning, bagging, tagging, and transportation to approved warehouses, are to be borne by the producer. Such costs should not exceed the charges stated in Hay and Pasture Seed Form A signed by seed processors.

§ 236.15 Maturity. Loans on eligible hay and pasture seed will be available after the 1943 harvest begins and through December 31, 1943. Loans will mature on demand, but not later than April 30, 1944.

§ 236.16 Source of loans. Loans may be obtained through banks and other lending agencies as defined in section 236.3 hereof, or direct from the Commodity Credit Corporation.

§ 236.17 Purchase of loans. Commodity Credit Corporation will purchase, without recourse, notes approved by county agricultural adjustment agency committees evidencing loans only from lending agencies which have executed and delivered to a regional office of Commodity Credit Corporation, Contract to Purchase (1940 C. C. C. Form E). Notes held by lending agencies must be tendered to the Commodity Credit Corporation for immediate or deferred purchase within 10 days of written request or at least 10 days prior to maturity in the absence of written demand. The purchase price to be paid by Commodity Credit Corporation for notes accepted will be the outstanding face amount of such notes, plus accrued interest from the date of disbursement by the lending agency to the date of payment of the purchase price at the rate of 1½% per annum. Under the terms of the Contract to Purchase, lending agencies are required to report weekly on 1940 C. C. C. Form F all repayments or collections on producers' notes held by them, and to remit with such report to the office of Commodity Credit Corporation an amount equivalent to 1\%% per annum on the principal amount collected from the date of disbursement by the lending agency to the date of repay-

§ 236.18 Release of collateral. A horrower may obtain the return of his note and redeem the collateral at any time prior to delivery of the collateral to Commodity Credit Corporation upon payment of the principal amount due thereon, plus accrued interest at the rate of 3 percent per annum. Borrowers may repay directly notes that are held by lending agencies or, if the notes are held by Commodity Credit Corporation, they may request that notes be forwarded to a local bank for collection, or remit an amount sufficient to pay the outstanding principal, and interest. Partial payment of a note and partial release of collateral may be arranged with the county agricultural conservation committee.

Dated: May 12, 1943.

[SEAL]

J. B. HUTSON. President.

TABLE NO. 1

The following table shows basic specifications for percentage of seed purity, germination, pure live seed, maximum weed content, maximum mixture of other crops, and loan rate for the various crop seeds.

		,	Loan	rate		
Seed .	Pure seed	Ger- mina- tion ¹	Com- mòn	Cer- tified im- proved varie- ties	Maxi- mum weed seed	Maxi- mum other crops
Alfalfa (Medicago sativa) Northern Central Certified Improved Varieties in other Areas Oklahoma "approved origin" Red Clover (Trifolium pratense) Biennial Wilte Sweetclover (Meiliotus aiba) Biennial Yellow-Sweetclover (Meiliotus officinalis) Biennial Mixed Sweetclover (Meiliotus officinalis) Biennial Mixed Sweetclover (Meiliotus sp.) Alsike Clover (Trifolium hybridum) Timothy (Phleum pratense) Smooth Bromegrass (Bromus inermis) Orchard Grass (Dactylis glomerata) Orchard Grass (Dactylis glomerata) Cersted Wheatgrass (Agropyron crystatum) Blue Grass (Buchleo dactyloides) Bido Oats Grama (B. curtipendula) Buffalo Grass (Buchleo dactyloides) Bermuda Grass (Cynodon dactylon) Dallis Grass (Paspalum dilatum) Bahia Grass (Paspalum dilatum) Meadow Fescue (Festuca elatior) Siender Wheatgrass (Agropyron trachycaulum) Western Wheatgrass (As mithil) Ladino Clover (Trifolium repens var. Ladino)	98 98 98 98 98 98 97 97 92 85 80 90 90 90 90 90 90 90 90 90 90 90 90 90	Pct. 90 90 90 90 90 388 388 388 90 90 85 90 70 90 80 790	Cents per lib. 20 23 28 25 7 6 5 22 4.5 111 110 100 500 220 120 100 8 8 65	Cents per lib. 37 35 35 35 35 23 40 30 15	Pd. 1111115 12222211.55 5 5 5	Pct. 25 25 25 25 25 25 25 25 25 25 25 25 25

- Percentage of germination and pure live seed includes hard seed.
 Not more than 2% of sweet clover.
 Not more than 15% of hard seed.
 Except white clover seed.
 Not in excess of 30% of seeds with hulls removed.
 Except Alsike clover seed.
 Not to exceed 25% hard.
 Pure live seed must not be lower than 30%.

TABLE NO. 2—SCHEDULE OF LOAN RATES PER 100 POUNDS FOR SEED NOT MEETING SPECIFICATIONS FOR LOAN AT BASIO

Alfalfa, Nobthern Common

[Difference of 1% Pure Seed=3% or \$.90 Deduction. Difference of 5% Germination=5% or \$1.50 Deduction]

Pure seed	Germination and hard seed				
	90 to 100%	85 to 90%	80 to 85%		
98%	\$30.00 29.10 28.20 27.30 26.40	\$28. 50 27. 60 26. 70 25. 80 24. 90	\$27. 00 26. 10 25. 20 24. 30 23. 40		

RED CLOVER

[Difference of 1% Pure Seed=3% or \$.75 Deduction. Difference of 5% Germination=5% or \$1.25 Deduc-tion]

	Germination and hard seed				
Pure seed	90 to	85 to	80 to		
	100%	90%	85%		
98%	\$25. 00	\$23.75	\$22.50		
	24. 25	23.00	21.75		
	23. 50	22.25	21.00		
	22. 75	21.50	20.25		
	22. 00	20.75	19.50		

BIENNIAL YELLOW SWEETCLOVER

[Difference of 1% Pure Seed=3% or \$.18 Deduction. Dif-ference of 5% Germination=5% or \$.30 Deduction]

	Germination and hard seed				
Pure seed	88 to	85 to	80 to	75 to	
	100%	88%	85%	80%	
98%	\$6.00	\$5, 82	\$5. 52	\$5, 22	
	5.82	5, 64	5. 34	5, 04	
	5.64	5, 46	5. 16	4, 86	
	5.46	5, 28	4. 93	4, 68	
	5.28	5, 10	4. 80	4, 50	

ALPALFA, CENTRAL COMMON 1

[Difference of 1% Pure Seed=3% or \$.84 Deduction. Difference of 5% Germination=5% or \$1.40 Deduction]

_	Germination and hard seed				
Pure seed	90 to	85 to	80 to		
	100%	90%	85%		
98%	\$28,00	\$26. 60	\$25.20		
	27,16	25. 76	24.36		
	26,32	24. 92	23.52		
	25,48	24. 08	22.68		
	24,64	23. 24	21.84		

¹ Includes Oklahoma approved origin seed.

BIENNIAL WHITE SWEETCLOVER

[Difference of 1% Pure Seed=3% or \$.21 Deduction. Difference of 5% Germination=5% or \$.35 Deduction]

-	Germination and hard see				
Pure seed	88 to	85 to	80 to	75 to	
	100%	88%	85%	80%	
98%	\$7. 00	\$6. 79	\$6, 44	\$6. 09	
97%	6. 79	6. 58	6, 23	5. 88	
96%	6. 58	-6. 37	6, 02	5. 67	
95%	6. 37	6. 16	5, 81	5. 46	
91%	6. 16	5. 95	5, 60	5. 25	

BIENNIAL MIXED SWEETCLOVER

[Difference of 1% Pure Seed=3% or \$.15 Deduction. Difference of 5% Germination=5% or \$.25 Deduc-tion]

	Germination and hard seed				
Pure seed	88 to	85 to	80 to	75 to	
	100%	88%	85%	80%	
98%	\$5.00	\$4.85	. \$4.60	\$4.35	
	4.85	4.70	4.45	4.20	
	4.70	4.55	4.30	4.05	
	4.55	4.40	4.15	3.90	
	4.40	4.25	4.00	3.75	

[Difference of 1% Pure Seed=3% or \$.69 Deduction Difference of 6% Germination=5% or \$1.10 Deduction]

	Germins	ation and l	ard seed
Pure seed	90 to	85 to	80 to
	100%	90%	85%
97%	\$22.00	\$20,90	\$10.80
96%	21.34	20,24	10.14
95%	20.68	19,58	18.49
94%	20.02	18,92	17.82

SMOOTH BROMEGRASS

[Difference of 2% Pure Seed=5% or \$.55 Deduction. Difference of 5% Germination=5% or \$.55 Deduction]

.	. (Jerminatio	n
Pure seed	85 to 100%	80 to 85%	75 to 80%
92%	\$11.00 10.45 9.90 9.35	\$10.45 0.90 9.35 8.80	\$9, 90 9, 35 8, 80 8, 25

CRESTED WHEATGRASS

[Difference of 2% Pure Seed=5% or \$.50 Deduction. Difference of 5%-Germination=5% or \$.50 Deduction]

	Germination				
Pure seed	90 to 100%	85 to 90%	80 to 85%	75 to 80%	70 to 75%
90% 88% 86% 84% 80%	\$10.00 9.50 9.00 8.50 8.00 7.50	\$9.50 0.00 8.50 8.00 7.50 7.00	\$9.00 8.50 8.00 7.50 7.00 0.50	\$3.50 8.60 7.50 7.60 6.60	\$8.00 7.50 7.00 6.50 6.00 5.50

Тімотцт

[Difference of 1% Pure Seed=5% or \$.22 Deduction Difference of 5% Germination=5% or \$.22 Deduction]

	(Jerminatio	n (*3)
Pure Seed	90 to 100%	85 to 90%	60 to 85%
99%	\$1.50 4.27 4.05 3.82 3.60 3.37	\$4, 27 4, 05 3, 82 3, 60 3, 37 3, 15	\$1.05 7.82 73.60 3.37 3.15 2.92

ORCHARD GRASS

[Difference of 5% Pure Seed=10% or \$1.80 Deduction. Difference of 5% Germination=5% or \$.90 Deduction]

اِ ا	Germination - *			- 6
Pure seed	85 to	80 to	75 to	70 to
	100%	85%	80%	76%
85%	\$18,00	\$17, 10	\$16, 20	\$15,30
	16,20	15, 30	14, 40	13,50
	14,40	13, 50	12, 60	11,70
	12,60	11, 70	10, 80	0,00

BLUE GRAMA

[Difference of 5% Pure Seed=12.5% or \$1.25 Deduction]

Puro seed (percent): 40	\$10,00
35	8,76
25	6. 25

SIDE OATS GRAMA

[Difference of 5% Pure Seed=20% or \$2.00 Deduction]

Pure seed (percent):	
25	\$10.00
20	8.00
. 15	0.00

Bermuda	GRASS
---------	-------

[Difference of 2% Pure Seed=5% or \$1.60 Deduction. Difference of 5% Germination=5% or \$1.60 Deduction]

	Germination			
Pure seed	80 to	75 to	70 to	
	100%	80%	75%	
90%	\$20.00	\$19.00	\$18.00	
88%	19.00	18.00	17.00	
86%	18.00	17.00	10.00	
84%	17.00	16.00	15.00	

BAHIA GRASS

[Difference of 5% Pure Seed=5% or \$1.00 Deduction. Difference of 5% Germination=5% or \$1.00 Deduction]

•	Germination			
Pure seed	70 to	65 to	60 to	
	- 100%	70%	65%	
72%	\$20, 00	,\$19.00	\$18.00	
	19, 00	18.00	17.00	
	18, 00	17.00	18.00	

BUFFALO GRASS

[Difference of 5% Pure Seed=10% or \$5.00 Deduction]

Pure seed (percent):	
80	\$50.00
75 70	_ 45.00 20.00
65	35.00
60	_ 30.00

DALLIS GRASS

Price per 100 pounds for seed of following quality or its equivalent in pure live seed to be determined by multiplying the percentages of germination and puro seed and dividing the product by 100]

Pure live seed (percent):	\$20,00
28	19.00
24	17.00
20	16.00 15.00

MEADOW FESCUE

|Difference of 1% Pure Seed=5% or \$.50 Deduction. Difference of 5% Germination=5% or \$.50 Deduction]

m . g3	Germination		
Pure Seed	90 to 100%	85 to 90%	80 to 85%
97%- 96%	\$10.00 9.50 9.00 8.50 8.00	\$9.50 9.00 8.50 8.00 7.50	\$9.00 8.50 8.00 7.50 7.00

SLENDER WHEATGRASS

[Difference of 2% Pure Seed=5% or \$.50 Deduction. Difference of 5% Germination=5% or \$.50 Deduction]

Pure Seed	Germination			
	85 to 106%	80 to 85%	75 to 80%	
95%	\$10.00 9.50 9.00 8.50	\$9.50 9.00 8.50 8.00	\$3.00 8.60 8.00 7.50	

Western Wheatgrass (Bluestell)

[Difference of 5% Pure Seed=5% or \$.40 Deduction. Difference of 5% Germination=5% or \$.40 Deduction]

	Germination					
Pure seed	80 to 100%	75 to 88%	70 to 75%	65 to 70%	00 to	
80% 75% 70% 65%	\$8.00 7.60 7.20 6.80	\$7.60 7.20 6.80 6.40	\$7.20 6.80 6.40 6.00	\$6.80 6.40 6.00 5.60	\$3.40 6.00 5.00 5.20	

LABERO CLOVER

[Difference of 1% Pure Scol=2% or \$1.20 Deduction. Difference of 5% Germination=6% or \$3.23 Deduction]

	Germination and hard seed			
Pure seed	1007,5	85 to 87.53	නු ක සැදු	
76	196900 198999	13.78 03.45 13.85 18.85 18.85	13.89 15.89 15.89 15.89 16.89 16.89 16.89 16.89 16.89 16.89 16.89 16.89	

CERTIFIED INFEOVED VARIETIES ALVALFA, NORTHERN AREA

[Difference of 1% Pure Seed=5% or \$1.11 Deduction. Difference of 6% Germinetion=5% or \$1.85 Deduction]

Pure seed	Germination and hard coed			
	90 to 10076	ស្ត្រ ទេ	ន្លាស សូន	
6576	82883 82828	15 15 15 15 15 15 15 15 15 15 15 15 15 1	81.03 21.03 31.03 21.07 21.07 21.07	

CERTIFIED IMPROVED VARIETIES ALPALYA, ALL AREAS EXCEPT NORTHERN

[Difference of 15] Pure Seed=37] or \$1.05 Deduction. Difference of \$7\tilde{C} Germination=5\tilde{C} or \$1.75 Deduction]

	Germination and hard seed			
Pure seed	90 to 10975	85 to 8675	83 to	
8576	828888 828888 848	មិនមុខ ខេត្តមាន ពិតកម្ម	######################################	

CERTIFIED INFEOVED VARIETIES RED CLOVER OF ALL

[Difference of 175 Pure Seed=575 or \$43 Deduction. Difference of 575 Germination=575 or \$1.25 Deduction]

	Germination and hard reed			
Pure seed	60 to 1007	85 to 8675	en to ELTS	
8577. 977.6. 807.5. 957.6.	2554 2554 2554 2554 2554 2554 2554 2554	HOOGE HOOGE	\$27,90 20,97 20,04 21,11 24,15	

CERTIFIED INFLOVED VARIETIES BIENMAL WHITE SWEETCLOVER

[Difference of 1% Pure Seed=3% or \$20 Delication, Difference of 6% Germination=5% or \$.05 Deduction]

	Gcm	alnatian :	and kard	l eccel
Pure seed	83 to 10073	ន្ត្រូវ ទីពា	85 65 65 65 65 65 65 65 65 65 65 65 65 65	75 to 8373
es; 97, 2	\$13.09 12.61 12.22 11.83 10.44	\$12.61 12.22 11.83 10.44 10.05	\$11.65 11.57 11.18 0.79 0.40	\$11.51 10.62 10.63 9.14 8.75

Centrico Improved Varieties Thiothy [Difference of 1% Pure Sted=5% of \$.45 Deduction, Difference of 5% Germination=5% of \$.45 Deduction]

,	Germination			
Pure scedi	90 to	83 to	80 to	
	100%	80%	83%	
636	82.60	83.53	\$3, 10	
636	8.63	8.10	7, 65	
676	8.10	7.65	7, 20	
677	7.63	7.20	6, 75	
877	7.20	6.75	6, 00	
877	6.73	6.30	5, 85	

CERTIFIED INFROYED VARIETIES BIENNIAL YELLOW SCIENCIOVER

[Difference of 1% Pure Seed=3% or \$.25 Deduction. Difference of 5% Germination=5% or \$.60 Deduction]

	Gern	ination:	and bard	scedi
Pure seed	83 to 106%	83 to 8398	80 to 85%	75 to 80%
0000 0000 0000 0000 0000 0000	\$12.00 11.04 11.23 10.02 10.03	\$11.64 11.23 10.62 10.56 10.20	\$11.04 10.03 10.32 9.06 9.00	\$10.44 10.63 9.72 9.33 9.60

CERTIFIED INTERVED VARIETIES SMOOTH BROWE-EASS [Difference of 2% Pure Sced=5% or \$.75 Deduction. Difference of \$75 Germination=5% or \$.75 Deduction.

	Germination		
Pure ceed	85 to 100%	80 to 85%	75 to 80%
027 66	\$15.00 14.25 13.50 12.73	\$14,25 13.50 12.75 12.00	\$13.50 12.75 12.60 11.25

CENTIFIED IMPROVED VARISHES OF SLIS DESCRIPTION OF STATE SCASS OF SLIS DESCRIPTION Difference of \$75 Germination=5% or SLIS Deduction]

	Germination			
Pure seed	85 to	80 to	75 to	70 to
	80%	83%	80%	75%
EV 5	84.00	\$21, 85	\$20.70	\$19.55
	84.00	20, 70	19.55	18.40
	84.00	19, 53	18.49	17.25
	18.00	18, 40	17.25	16.10

CERTIFIED IMPROVED VARIETIES BAIRA GRASS
Difference of LT Pure Seed=LT or SLLO Deduction.
Difference of LT Commention=LT or SLLO Deduction]

7	Garmination		
Pure seed	70 to 100%	E3 to 76%	CO to 65%
72	\$23.60 28.50 27.00	\$25.50 27.00 25.50	\$27,00 25,50 24,00

Centified Lipeoved Varieties Meadow Fescue [Difference of 1%] Pure Seed=5% or \$.75 Deduction, Difference of 5% Germination=5% or \$.75 Deduction]

	Germination		
Pure sood	C0 to 106%	85 to 00%	80 to 85%
MC. CC. CC. CC. CC. CC. CC. CC.	\$15,00 14,23 13,50 12,75 12,09	\$14.25 13.50 12.77 12.00 11.25	\$13.50 12.75 12.00 11.25 10.50

CERTIFIED IMPROVED VARIETIES BERMUDA GRASS

[Difference of 2% Pure Seed=5% or \$2.00 Deduction, Difference of 5% Germination=5% or \$2.00 Deduction]

	Germination		
Pure seed	80 to 100%	75 to 80%	70 to 75%
96% 88% 86%	\$40, 00 38, 00 36, 00 34, 00	\$38.00 36.00 34.00 32.00	* \$36.00 34.00 32.00 30.00

[F. R. Doc. 43-10397; Filed, June 28, 1943; 4:41 p. m.]

[1943 C. C. C. Bean and Pea Form 1]

PART 237-1943 BEAN AND PEA LOANS AND PURCHASES

INSTRUCTIONS CONCERNING BEAN AND PEA LOANS AND PURCHASES

Commodity Credit Corporation has authorized the making of loans on dry edible beans stored on farms in approved storages or in approved warehouses, or dry edible smooth peas stored in approved warehouses, cleaned and bagged, at country shipping points in accord-

	with these instructions
ance	with these instructions.
	GENERAL INSTRUCTIONS
Sec.	
237.1	Eligible producer.
237.2	Lending agency.
237.3	Liens.
237.4	County agricultural conservation committees.
237.5	Offices of the Regional Directors of Commodity Credit Corporation.
SPEC	AL INSTRUCTIONS PERTAINING TO LOANS
237.10	
237.11	Source of loans.

237.12 Purchase of loans.

237.13 Release of collateral.

237.18 Type of loans.

Eligible beans. 237.19

Farm storage. 237.20

237.21 Determination of quantity of beans.

237.22 Loan rates at the farm.

Warehouse storage. 237.23

PEA LOANS

Type of loans. Eligible peas. 237.28

237.29

237.30 Loan rates.

PURCHASES

237.35 Dry edible beans.

Smooth dry edible peas.

237.37 Black-eye peas.

AUTHORITY: §§ 237.1 to 237.37, inclusive, issued under sec. 302 of the Agricultural Adjustment Act of 1938, as amended (52 Stat. 43; 7 U.S.C., 1940 ed., 1302).

§ 237.1 Eligible producer. Any person, partnership, association, or corporation, producing dry edible beans, or dry edible smooth peas, on whose farm no deduction has been or will be made from 1943 agricultural conservation program payments for failure to meet 90 percent of the 1943 war crop goal, will be eligible for a loan. No eligibility requirements apply to the purchase program.

§ 237.2 Lending agency. Any bank, cooperative marketing association, or other corporation, partnership, or person, which has executed a Contract to Purchase (1940 C. C. C. Form E), and filed such contract with a regional office of the Commodity Credit Corporation.

§237.3 Liens. Beans or peas offered as collateral must be free and clear of all liens except in favor of the lienholders listed in the space provided therefor in the chattel mortgage. The names of all existing lienholders such as landlord, laborers, threshers, or mortgagees, must be listed in the space provided therefor in the mortgage. The waiver and consent to sell or mortgage the beans and payment of the proceeds to the producer, as contained in the mortgage, must be signed personally by all lienholders listed, or by their duly authorized agents; or, if a corporation, by an officer thereof customarily authorized to execute such instruments. Waivers of lienholders may be executed on separate instruments if complete identification of the commodity and the producer is shown.

§ 237.4 County agricultural conservation committees. Local county agricultural conservation committees will administer the loan program within a county and will determine eligibility of producers of dry edible beans and peas. All loan forms will be obtainable from offices of county committees and must be approved by the committee prior to disbursement of proceeds. A service fee in connection with each loan will be collected by the county committee to cover the expenses incurred in the operation of the program.

§ 237.5 Offices of the Regional Directors of Commodity Credit Corporation. The offices of the regional directors referred to herein, and the areas served by them under these instructions, are shown below:

Address of Regional Director

326 McKnight Bldg., Minneapolis, Minn____ Minnesota, Montana, North Dakota, South Da-

Artisans Bldg., 225 Southwest Broadway, Portland, Oreg.

Area

208 South La Salle St., Chicago, Ill_____ Connecticut, Delaware, Illinois, Indiana, Iowa, Kentucky, Maine, Maryland, Massachusetts, Michigan, New Hampshire, New Jersey, New York, North Carolina, Ohio, Pennsylvania, Rhode Island, Tennessee, Vermont, Virginia, and West Virginia.

1004 Baltimore Ave., Kansas City, Mo_____ Alabama, Arkansas, Colorado, Florida, Georgia, Kansas, Louisiana, Mississippi, Missouri, Nebraska, New Mexico, Oklahoma, South Carolina, Texas, and Wyoming.

kota, and Wisconsin.
Arizona, California, Idaho, Nevada, Oregon,

Utah, and Washington.

SPECIAL INSTRUCTIONS PERTAINING TO LOANS

§ 237.10 Maturity and interest rate. Loans on dry edible beans and peas will be available through December 31, 1943 and will mature on demand, but in no event later than April 30, 1944. All loans will bear interest at the rate of 3 percent per annum. Consent for storage of beans stored on the farm until July 1, 1944 will be required.

§ 237.11 Source of loans. Loans may be obtained through banks and other lending agencies, as defined in section 237.2 hereof, or direct from the Commodity Credit Corporation.

§ 237.12 Purchase of loans. Commodity Credit Corporation will purchase. without recourse, notes evidencing loans only from lending agencies which have executed and delivered to a regional office of Commodity Credit Corporation. Contract to Purchase (1940 C. C. C. Form E). Notes held by lending agencies must be tendered to the Commodity Credit Corporation for immediate or deferred purchase within 10 days of written request, or at least 10 days prior to maturity in the absence of written demand. The purchase price to be paid by Commodity Credit Corporation for notes accepted will be the outstanding face amount of such notes, plus accrued interest from the date of disbursement by the lending agency to the date of payment of the purchase price at the rate of 1½ percent per annum. Under the terms of the Contract to Purchase, lending agencies are required to report weekly, on 1940 C. C. C. Form F, all re. payments or collections on producer's notes held by them, and to remit, with such report, to the office of Commodity Credit Corporation, an amount equivalent to 11/2 percent per annum on the principal amount collected from the date of disbursement by the lending agency to the date of repayment.

§ 237.13 Release of collateral. A borrower may obtain the return of his note and redeem the collateral at any time prior to delivery of the collateral to Commodity Credit Corporation upon payment of the principal amount due thereon, plus accrued interest. Borrowers may repay directly notes that are held by lending agencies, or, if the notes are held by Commodity Credit Corporation, they may request that notes be forwarded to a local bank for collection, or remit an amount sufficient to pay the outstanding principal and interest. Partial payment of a note and partial release of collateral may be arranged with the country agricultural conservation committee.

BEAN LOANS

§ 237.18 Type of loans. Loans will be made on beans when stored in approved warehouses, or when stored on the farm in acceptable storage structures, in all States except (Alabama, Arkansas, Florida, Georgia, Louisiana, Mississippi, Oklahoma, South Carolina, and Texas).

Warehouse loans will be made on a note and loan agreement basis, and may be satisfied by payment of the amount of the loan plus interest, or by surrender of the warehouse receipts to Commodity Credit Corporation.

Loans on farm-stored beans will be made on a note and chattel mortgage basis, and may be satisfied by payment of the loan plus interest, or by delivery of the beans to Commodity Credit Corporation at an assembling point speci-fied by Commodity Credit Corporation. Such assembling point shall be a place where beans can be cleaned, bagged, and tagged, and loaded for shipment according to approved charges.

§ 237.19 Eligible beans. Eligible beans shall be beans of any class except for classes Tepary and Mixed, produced in 1943 by an eligible producer, grading not more than 10 percent defect, and having a moisture content of not in excess of 18 percent.

§ 237.20 Farm storage. Beans shall have been stored in the granary for a sufficient time to insure safe storage, as determined by the county committee, prior to inspection for measurement, sampling, and sealing. In accordance with regulations issued by the Secretary of Agriculture, the State and county agricultural conservation committees will

inspect and approve storage facilities, and will arrange for measuring, sampling, grading, and sealing the bean collateral in approved structures. Chattel mortgages covering farm-stored beans must be executed and filed in accordance with the applicable State law. Where the borrower is a tenant, the expiration date of the lease must be given in the chattel mortgage and, if such date is prior to July 1, 1944, the landlord must execute the Consent for Storage in the chattel mortgage. The Consent for Storage Agreement must also be executed by any other party or parties entitled to possession prior to July 1, 1944. Each producer must designate in the chattel mortgage an assembling point reasonably convenient for the delivery of the beans, as determined by the county committee. A separate note and chattel mortgage must be submitted for beans stored on each quarter section of

§ 237.21 Determination of quantity of beans. Loans shall be made at values expressed in cents per 100 pounds. The quantity of bulk beans stored in bins on farms shall be determined on the percentage of dockage free beans, as follows:

____ Cubic feet in bin divided by 2.1. ----- Cubic feet in bin divided by 2.1 times 98%. _____ Cubic feet in bin divided by 2.1 times 92%.

U. S. Nos. 1, 2, and 3... U. S. Substandard 7% defect_ U. S. Substandard 8% defect______ Cubic feet in bin divided by 2.1 times 96%. U. S. Substandard 10% defect....

In the event beans are stored in sacks on farms, they shall be weighed and properly sampled, and the percentage of dockage plus estimated weight of sacks shall be deducted from total weights for U.S Nos. 1, 2, and 3. For U.S. Substandard, determine weights as for U.S. Standard Nos. 1, 2, and 3, and apply same percentage factors as for bulk beans in table above.

§ 237.22 Loan rates at the farm. Loan rates at the farm shall be as follows:

	100 lbs.
U. S. No. 1	. \$5.50
U. S. No. 2	5.35
U. S. No. 3	5.10
U. S. Substandard 7 percent defect	. 4.975
U. S. Substandard 8 percent defect	. 4.85
U. S. Substandard 9 percent defect	4.725
U.S. Substandard 10 percent defect	4.60

§ 237.23 Warehouse storage. Commodity Credit Corporation will make loans on beans at the above rates, when stored in approved warehouses, upon presentation of a warehouse receipt showing storage and handling charges paid until April 30, 1944, including loading-out charge.

PEA LOANS

§ 237.28 Type of loans. Loans will be made on dry edible smooth peas only when stored in approved warehouses and when storage and handling charges have been prepaid through April 30, 1944, including loading-out charge. No loans will be made on farm-stored peas. Loans will be made on a note and loan agreement basis, and may be satisfied by payment of the amount of the loan plus interest, or by surrender of the warehouse receipts to Commodity Credit Corporation.

§ 237.29 Eligible peas. Eligible peas shall be dry edible smooth peas of the following classes: Alaska, Scotch Green, First and Best, Marrowfat, and White Canada, produced in 1943 by an eligible producer, grading No. 2 or better. In addition, loans will be made on thresherrun peas, of the same classes, at \$4.00 per 100 pounds on the net weight of sound whole peas plus split peas and cracked seed coats not in excess of the amount permitted in U.S. No. 2. Peas which contain more than the maximum limits of bleached and other classes permitted in U.S. No. 2 peas are not eligible for

§ 237.30 Loan rates. Loan rates shall be as follows:

Pet 10	JU LOS.
U. S. No. 1	84. 50
U. S. No. 2	4.25
Thresher-run peas-on net weight of	
bun cosq tilqa aulq assq slodw bnuoa	
cracked seed coats not in excess of	
amount permitted in U.S. No. 2, and	
which contain not more than the	
maximum limits of bleached and	
other classes permitted in U.S. No.	
2	4,00

PURCHASES

The Food Distribution Administration will offer to purchase through country shippers (for the account of Commodity Credit Corporation) dry edible beans of the following classes, smooth dry edible peas, and black-eyed peas, at the following rates to the country shipper:

§ 237.35 Dry edible beans. U.S. No. 1 1943-crop dry edible beans at \$6.50 per hundred pounds, cleaned and bagged in car lots, f. o. b. carrier, at country shipping points, for the following classes: Pea, Great Northern, Small White, Flat Small White, Pinto, Pink, Small Red and Cranberry; and at \$7.50 per hundred pounds, f. o. b. basis, for the following classes: Lima, Baby Lima, Light Red Kidney, Dark Red Kidney and Western Red Kidney. Dry edible beans of U.S. No. 2 grade will be purchased at a discount of 15 cents per 100 pounds, and dry edible beans of No. 3 grade will be purchased at a discount of 40 cents below the price for dry edible beans of U.S. No. 1 grade if the supply of No. 3 grade is so large (because of weather conditions in 1943) as to make purchases necessary to assure the maximum quantity of beans reaching consumption channels.

§ 237.36 Smooth dry edible peas. U.S. No. 1 1943-crop smooth dry edible peas of the following classes: Alaska, Scotch Green, First and Best, White Canada, and Marrowfat, at \$5.65 per hundred pounds, and U.S. No. 2 smooth dry edible peas at \$5.40 per hundred pounds. cleaned and bagged, f. o. b. carrier at country shipping points.

§ 237.37 Black-eye peas. U.S. No. 1 black-eye peas at \$5.75 per hundred pounds; U. S. No. 2 at \$5.60 per hundred pounds: U.S. No. 3 at \$5.35 per hundred pounds, cleaned, bagged and delivered to points designated by county agricultural adjustment agency committees.

Producers will receive the above rates less usual country shippers' handling and processing charges for each area.

Country shippers desiring information should communicate with the regional or Washington office of the Food Distribution Administration.

Dated: June 10, 1943.

J. B. HUTSON, President.

[F. R. Doc. 43-10398; Filed, June 28, 1943; 4:41 p. m.]

TITLE 7—AGRICULTURE

Chapter I-War Food Administration

Subchapter C-Regulations Under the Farm Products Inspection Act

PART 55-SALIPLING, GRADING, GRADE LA-BELING, AND SUPERVISION OF PACKAGING OF BUTTER, CHEESE, EGGS, POULTRY, AND DRESSED DOMESTIC RAPRITS

LUSCELLANEOUS ALIENDMENTS

By virtue of the authority vested in the War Food Administrator, the following amendments to Title 7, Chapter I, Subchapter C, Part 55 and 1941 Supp., Code of Federal Regulations, as amended by 7 F.R. 1123, 6804, and 7768, are promulgated:

Sections 55.35, 55.37, 55.38, 55.39 and 55.41 are amended to read as follows:

§ 55.35 Basis for charges. Fees and charges for sampling, grading, regrading, and supervision of packaging, grade labeling, or other work shall be based

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upon the actual time required to render the service, including the time required for travel of the official sampler, grader, or supervisor of packaging between his office or point of previous duty and the place of service, at the rate of \$2.40 per hour, or at the rate specified in §§ 55.36 to 55.40, inclusive, unless otherwise provided by contract with the applicant or by supplemental schedules approved by the Administrator. An additional fee of \$3.00 shall be charged when additional time is required in sampling or grading because the service is performed in a freight or express car or other place where the entire lot of product is not readily accessible to the official sampler or official grader and when the fees charged are at the rates specified in §§ 55.36, 55.37 (a), 55.37 (b) and 55.38.

§ 55.37 Egg grading and inspection fees. For each lot of eggs graded or regraded for class, quality, or condition, or inspected for condition, pursuant to the regulations in this part, the fees shall be based on the gross number of packages in each lot as follows:

(a) For shell eggs:.

For 2 packages or less	\$0.60
For 3 to 15 packages, inclusive	1.20
For 16 to 25 packages, inclusive	1.80
For 26 to 50 packages, inclusive	2.70
For 51 to 100 packages, inclusive	3.60
For 101 to 200 packages, inclusive	4:80
For 201 to 350 packages, inclusive	\ 6.00
For 351 to 550 packages, inclusive	7.20
For additional 100 packages or fraction	
thereof an additional charge of	1.20

(b) For frozen eggs: (1) When the warehouse in which the eggs are located is within reasonably easy access from the office of inspection and assistance is turnished in opening and closing cans and making the samples ready for examina-

For 50 cans or less	83.00
For each additional 50 cans or fraction	•
thereof an additional charge of	30

(2) When the warehouse at which the eggs are located is not within reasonable easy access from the office of inspection or when assistance is not furnished in opening and closing cans and making the samples ready for examination, charges in addition to those specified in (1) may be made to cover the additional time spent in traveling to and from the warehouse and in preparing the samples for examination, at the rate of \$2.40 per

§ 55.38 Dressed poultry and dressed domestic rabbits grading fees. For each lot of dressed poultry or dressed domestic rabbits graded or regraded for class, quality, and condition, the fee shall be on the basis of the approximate net weight of the lots as follows:

For 50 pounds or less	\$0.60
For,51 pounds to 500 pounds, inclusive_	1.20
For 501 pounds to 1,500 pounds, in-	
clusive	1.80
For 1,501 pounds to 3,000 pounds, in-	
clusive	2.40
For 3,001 pounds to 10,000 pounds, in-	4 00
clusive	4.80
For 10,001 pounds to 20,000 pounds, inclusive	7, 20
For 20,001 pounds to 30,000 pounds,	1.20
inclusive	9. 60
***************************************	<i>5</i> . 00

§ 55.39 Fees for grading official samples. For each lot of official samples of butter, cheese, eggs, dressed poultry, dressed domestic rabbits, or other dairy and poultry products graded, the fee may be based on the actual time required at the rate of \$2.40 per hour with a minimum charge of \$1.20 for any lot.

§ 55.41 Fees for copies of grading certificates. Copies of certificates of grading other than those provided in 55.20 may be supplied to financially interested persons upon payment of a fee of \$1.20 for each set of four or a smaller number of copies of a grading certificate. (56 Stat. 664; E.O. 9280, 7 F.R. 10179; E.O. 9522, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423)

Issued at Washington, D. C., this 26th day of June 1943.

> JESSE W. TAPP. Acting War Food Administrator.

[F. R. Doc. 43-10430; Filed, June 29, 1943; 11:30 a. m.]

Chapter VII-Agricultural Adjustment Agency

[Tobacco 703 (Flue-cured)—Part II]

PART 727—FLUE-CURED TOBACCO

MARKETING QUOTA REGULATIONS, 1943-44 MARKETING YEAR

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727.526 Instructions and forms.

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AUTHORITY: §§ 727.525 to 727.554, inclusive, Issued under 52 Stat. 47, 48, 65, 66, 202; 63 Stat. 1261, 1262; 54 Stat. 393, 728; 55 Stat. 88; 7 U.S.C. 1940 ed. 1301 et seq.; and E.O. 9322 of March 26, 1943, as amended by E.O. 9334 of April 19, 1943.

GENERAL

§ 727.525 Definitions. As used in these regulations and in all instructions, forms and documents in connection therewith, the words and phrases defined in this section shall have the meanings herein assigned to them unless the context or subject matter otherwise requires.

(a) "Act" means the Agricultural Adjustment Act of 1938, as amended.
(b) "Administrator" means the Ad-

ministrator or Acting Administrator of the War Food Administration.

(c) "Authorized representative of the Administrator" means the Administrative Officer, or Acting Administrative Officer, Regional Tobacco Office, Swainsboro, Georgia, for the States of Alabama, Florida, Georgia and South Carolina, and the Chairman, or Acting Chairman, of any State Committee.

(d) "County Committee" means the group of persons elected within any county to assist in the administration of the Agricultural Conservation Program

in such county.

(e) "Dealer or buyer" means a person who engages to any extent, in the business of acquiring tobacco from producers without regard to whether such person is registered as a dealer with the Bureau of Internal Revenue.

(f) "Farm" means any tract or tracts of land which are considered as a farm under the provisions of the 1943 Agri-cultural Conservation Program.

(g) "Field Assistant" means any employee of the Agricultural Adjustment Agency, United States Department of Agriculture, whose duties involve primarily the preparation and handling of records and reports pertaining to tobacco marketing quotas.

(h) "Floor sweepings" means all tobacco which is dropped on the warehouse floor in the course of the warehouse operations and is picked up by the warehouseman. Any tobacco accumulated in the course of the grading and tying of tobacco for farmers shall not be in-

cluded as floor sweepings.
(i) "Market" means the disposition in raw or processed form of tobacco by voluntary or involuntary sale, barter or exchange, or by gift inter vivos. "Marketing" and "Marketed" shall have corresponding meanings to the term "Market"

(j) "Nonwarehouse sale" means any first marketing of farm tobacco other than by sale at public auction through a warehouse in the regular course of business.

(k) "Operator" means the person who is in charge of the supervision and the conduct of the farming operations on the entire farm.

(1) "Person" means an individual, partnership, association, corporation, estate or trust, or other business enterprise or other legal entity, and wherever applicable, a State, a political subdivision of the State or any agency thereof.

(m) "Pound" means that amount of tobacco which, if weighed in its unstemmed form and in the condition in which it is usually marketed by producers, would equal one pound standard weight.

(n) "Producer" means a person who, as owner, landlord, tenant, sharecropper, or laborer is entitled to share in the tobacco available for marketing from the farm, or in the proceeds thereof.
(o) "Resale" means the disposition by

(o) "Resale" means the disposition by sale, barter, or exchange of tobacco which has been marketed previously.

(p) "Sale day" means the period at the end of which the warehouseman bills to buyers the tobacco so purchased during such period.

(q) "Scrap tobacco" means the residue accumulated in the course of preparing farm tobacco for market consisting chiefly of portions of tobacco leaves and leaves of poor quality.

(r) "State committee" means the group of persons designated within any State to assist in the administration of the Agricultural Conservation Program in such State.

(s) "Suspended sale" means any first marketing of farm tobacco at a warehouse sale for which a memorandum of sale is not issued by the end of the sale day on which such marketing occurred.

(t) "Tobacco" means flue-cured tobacco classified in Service and Regulatory Announcement No. 118 of the Bureau of Agricultural Economics of the United States Department of Agriculture as types 11, 12, 13 and 14, and collectively known as flue-cured tobacco.

(u) "Tobacco available for marketing" means all tobacco produced on the farm in the calendar year 1943 and all tobacco produced on the farm prior to the calendar year 1943 and carried over to the 1943-44 marketing year, which is not disposed of in accordance with § 727.529 hereof, prior to the issuance of a marketing card for the farm.

(v) "Tobacco subject to marketing quotas" means any tobacco marketing during the period July 1, 1943, to June 30, 1944, inclusive, and any tobacco produced in the calendar year 1943 and marketed prior to July 1, 1943.

(w) "Trucker" means any person who engages in the business of trucking to-bacco to market and selling it for producers regardless of whether the tobacco is acquired from producers by the trucker.

(x) "Warehouseman" means a person engaged in the business of holding sales of tobacco at public auction at a warehouse during the tobacco marketing season.

(y) "Warehouse sale" means a marketing by sale at public auction through a warehouse in the regular course of business.

§ 727.526 Instructions and forms. The Chief of the Agricultural Adjustment Agency shall cause to be prepared and issued such instructions and such forms as may be deemed necessary or expedient for carrying out these regulations.

FARM MARKETING QUOTAS

§ 727.527 Amount of farm marketing quota. The marketing quota for a farm shall be the actual production of tobacco on the farm acreage allotment, as established for the farm in accordance with Part I of the "Marketing Quota Regulations—Flue-cured Tobacco—1943-44 Marketing Year" (Tobacco 703—Part I). The actual production of the farm acreage allotment shall be the average yield per acre of the entire acreage of tobacco harvested on the farm in 1943 times the farm acreage allotment. The excess tobacco on any farm shall be that quantity of tobacco which is equal to the average yield per acre of the entire acreage of tobacco harvested on the farm in 1943 times the number of acres harvested in excess of the farm acreage allotment.

§ 727.528 No transfers. There shall be no transfer of marketing quotas (except as provided in Part I of these regulations).

§ 727.529 Disposition of excess tobacco. The farm operator may elect to give satisfactory proof of disposition of excess tobacco prior to the marketing of any tobacco from the farm by any of the following methods:

(a) By a declaration of intention to market all tobacco available for marketing and the payment at the office of the -county committee by check or money order drawn payable to the Treasurer of the United States in an amount equal to the penalty which would be due upon the marketing of the tobacco available for marketing. Any additional amount of penalty determined to be due after all marketings of tobacco from the farm have been made shall be paid by the operator not later than 20 days after receipt of notice of such additional penalty. Any amount collected in excess of the penalty due shall be refunded upon request of the producer.

(b) By storage of the excess tobacco, the tobacco so stored to be representative of the entire 1943 crop produced on the farm, and posting of a bond approved by the county committee and an authorized representative of the Administrator in the penal sum of twice the amount of penalty which will become due upon the marketing of excess tobacco.

(c) By furnishing to the county committee satisfactory proof that the farm operator is unable to market the excess tobacco.

§ 727.530 Issuance of marketing cards. A marketing card shall be issued for every farm having tobacco available for marketing. Two or more marketing cards may be issued for any farm as approved by the county committee. All entries on each marketing card shall be made in accordance with the instructions for issuing marketing cards and the operator's agreement on each marketing card shall be signed by the farm operator or on his behalf by his authorized representative. Upon the return to

the office of the county committee of the marketing card after all the memoranda of sale have been issued therefrom and before the marketing of tobacco from the farm has been completed, a new marketing card of the same kind, bearing the same name, information and identification as the used card shall be issued for the farm. Any marketing card issued to replace another card shall have entered thereon the total sales as shown on the marketing card which is replaced.

(a) Within Quota Marketing Card (MQ-756 Flue-cured). A Within Quota Marketing Card (MQ-756 Flue-cured) authorizing the marketing without penalty of the actual production of tobacco on the farm in the 1943 calendar year and any tobacco carried over from a prior marketing year shall be issued for a farm unless an excess marketing card is required to be issued for the farm in accordance with paragraph (b) of this section.

(b) Excess Marketing Card (MQ-757 Flue-cured). An Excess Marketing Card (MQ-757 Flue-cured) showing the extent to which marketings of tobacco from a farm are subject to penalty shall be issued for a farm under the following conditions:

(1) If the harvested acreage of to-bacco in 1943 is in excess of the farm acreage allotment and such excess to-bacco is not disposed of in accordance with § 727.529 hereof, or if the operator of the farm also operates another farm on which the harvested acreage of to-bacco in 1943 exceeds the farm acreage allotment and such excess is not disposed of in accordance with § 727.529 hereof.

(2) If a within quota marketing card could be issued for the farm but the county committee determines that a zero percent excess marketing card is necessary to protect the interest of the government and to insure proper identification of and accounting for the disposition of tobacco produced on the farm and the proper use of the marketing card issued for the farm.

(3) If there is tobacco available for marketing fro. the farm but no tobacco acreage allotment was established and such tobacco is not disposed of as provided in § 727.529 hereof.

(4) If information required for preparation of the marketing cards is not furnished or the county committee is prevented from obtaining the necessary information.

(5) If there is tobacco available for marketing from the farm carrier over from a prior marketing year and the harvested acreage in 1943 is not less than the 1943 acreage allotment by an amount equivalent to the acreage of carryover excess determined as provided in § 727.530 (c) hereof.

(6) If a farm operated by a publicly owned experiment station produces to-bacco for other than experimental purposes and such tobacco is not disposed of as provided in § 727.529 hereof.

(c) Extent to which marketings from a farm are subject to penalty. The extent to which marketing of tobacco from any farm having no carry-over tobacco are subject to penalty shall be

that percentage of the tobacco available for marketing from the farm which the acreage of tobacco harvested in excess of the farm acreage allotment for the farm and not disposed of as provided in § 727.529 of these regulations is of the acreage of tobacco harvested from the farm.

The extent to which marketings of tobacco from any farm having tobacco available for marketing which has been carried over from a prior marketing year are subject to penalty shall be the percentage determined as follows:

(1) Determine the number of "carryover acres" by dividing the number of pounds of tobacco carried over from the prior year by the normal yield for the

farm for that year.

- (2) Determine the number of "within quota carry-over acres" by multiplying the "carry-over acres" (1 above) by the "percent within quota" (i. e., 100 percent minus the percent excess) for the year in which the carry-over tobacco was produced.
- (3) Determine the "total acres" of tobacco by adding the "carry-over acres" (1 above) and the acreage of tobacco harvested in the current year.
- (4) Determine the excess acreage by subtracting from the "total acres" (3 above) the sum of the 1943 allotment and the "within quota carry-over acres" (2 above).
- (5) Determine the percent excess to be shown on the marketing card by dividing the "total acres" into the excess acreage (4 above).

The burden of any penalty with respect to carry-over tobacco shall be borne by those persons having an interest in such tobacco.

§ 727.531 Person authorized to issue cards. The county committee shall designate one person to sign marketing cards for farms in the county as issuing officer. The issuing officer may, subject to the approval of the county committee, designate not more than three persons to sign his name in issuing marketing cards; provided that each such person shall place his initials immediately beneath the name of the issuing officer as written by him on the card.

§ 727.532 Rights of producers in marketing cards. Each producer having a share in the tobacco available for marketing from the farm shall be entitled to the use of the marketing card for marketing his proportionate share of the total amount of tobacco available for marketing from the farm.

§ 727.533 Successors in interest. Any person who succeeds in whole or in part to the share of a producer in the tobacco available for marketing from the farm shall, to the extent of such succession, have the same rights as the producer to the use of the marketing card for the farm.

- § 727.534 *Invalid cards*. A marketing card shall be invalid under any of the following conditions:
- (a) If it is not issued or delivered in the form and manner prescribed;
- (b) If entries are not made thereon as required;

(c) If it is lost, destroyed, stolen, or becomes illegible:

(d) If any erasure or alteration has been made, and not properly initialed.

In the event any marketing card becomes invalid (other than by loss, destruction, theft or omission, alteration and incorrect entry which can be corrected by a field assistant) the farm operator (or the person having the card in his possession) shall return it to the county office at which it was issued.

If any entry is not made on a marketing card as required (either through omission or incorrect entry) and the proper entry is made by a field assistant then such card shall become valid.

§ 727.535 Report of misuse of marketing card. Any information which causes any field assistant, a member of any county committee, or any employee of the county committee to believe that any tobacco which actually was produced on one farm has been or is being marketed under the marketing card issued for another farm shall be reported immediately by such person to the authorized representative of the Administrator.

MARKETING OF TOBACCO AND PENALTIES

§ 727.536 Memorandum of sale to identify every marketing. Each marketing of tobacco from a farm shall be identified by a memorandum of sale issued from the marketing card (MQ-756 Fluecured or MQ-757 Flue-cured) for the farm but if a memorandum of sale cannot be obtained within four weeks after the date of the marketing of any tobacco at a warehouse sale, such marketing of tobacco shall be subject to penalty and the amount of penalty shall be shown on the Sale Cleared Without Marketing Card (Tobacco 718). The memorandum of sale shall be issued only by a field assistant, with the following exceptions:

(a) A warehouseman, or his authorized representative, who has been designated on an Authorization to Issue Memoranda of Sale (Tobacco 713) may issue a memorandum of sale to identify a warehouse sale, if a field assistant is not available at the warehouse when the card is presented by the farmer. Each memorandum of sale issued by a warehouseman shall be presented promptly by him to the field assistant for verification with the warehouse records.

(b) A dealer operating a receiving point for scrap tobacco at a redrying plant (and other regular receiving points operated by such dealer or his agents or employees) or at an auction warehouse, and who keeps records showing the information specified in § 727.547 (f) who has been authorized on form Tobacco 713, may issue a memorandum of sale covering a sale of scrap tobacco if the bill of nonwarehouse sale has been executed on the back of such memorandum of sale.

The authorization to issue memoranda of sale under paragraph (a) or (b) above may be withdrawn from any warehouseman or dealer upon written notice by the authorized representative of the Administrator.

Each excess memorandum of sale issued by a field assistant shall be checked by the warehouseman or dealer (or his

representative) to determine whether the amount of penalty shown to be due has been correctly computed and such warehouseman or dealer shall not be relieved of any liability with respect to the amount of penalty due because of any error which may occur on the memorandum of sale.

§ 727.537 Bill of nonwarehouse sale. Each first marketing of farm tobacco, except a warehouse sale, shall be identified by a bill of nonwarehouse sale (reverse side of the memorandum of sale) completely executed by the buyer and the farm operator. If the bill of nonwarehouse sale is issued to cover scrap tobacco, the word "scrap" shall be written thereon immediately above the words "Bill of Nonwarehouse Sale."

Each bill of nonwarehouse sale covering any marketing except scrap tobacco shall be presented to a field assistant for issuance of a memorandum of sale and for recording in the Dealer's Record (Tobacco 715) in case of a purchase by a dealer other than a warehouseman.

Each bill of nonwarehouse sale covering scrap tobacco shall be delivered to a person at a receiving point who has been authorized to issue memoranda of sale.

§ 727.538 Marketings free of penalty. Any tobacco marketed from a farm which is identified by a valid memorandum of sale from the marketing card issued for the farm shall be free of penalty to the extent shown by the memorandum of sale.

§ 727.539 Marketings subject to penalty and collection of penalties—(a) Farm tobacco. With respect to tobacco marketed from farms having excess tobacco available for marketing, the penalty shall be paid upon that proportion of each lot of tobacco which the tobacco available for marketing in excess of the farm quota (at the time of issuance of the marketing card) is of the total amount of tobacco available for marketing from the farm. The memorandum of sale issued to identify such marketing of tobacco shall show that portion of such marketing which is subject to penalty, and any portion of such marketing of tobacco which is not shown by the memorandum as being subject to penalty shall be free of penalty.

(b) Dealer's tobacco. Any marketing of tobacco by a dealer which such dealer represents to be a resale, but all or any part of which, when added to prior resales by such dealer as shown on form Tobacco 715 is in excess of the total amount of purchases as shown on such dealer's record shall be a marketing of tobacco subject to penalty unless and until the dealer furnishes proof acceptable to the Administrator showing that such tobacco is not subject to penalty. Any marketing of tobacco by a dealer which such dealer represents to be a resale of tobacco previously purchased by him but which, because of the difference in the price at which such tobacco is resold as compared with the price at which he had purchased the tobacco, cannot reasonably be regarded as tobacco previously purchased by him shall be taken to be a marketing of tobacco subject to penalty.

(c) Tobacco not identified by a ralid memorandum. Any tobacco marketed from a farm which is not identified by a valid memorandum of sale shall be subject to penalty.

§ 727.540 Persons to pay penalty. The person to pay the penalty due on any marketing of excess tobacco shall be one of the following as applicable:

(a) Warehouseman. If the tobacco is marketed by the producer through a warehouseman the penalty shall be paid by the warehouseman, who may deduct an amount equivalent to the penalty from the price paid to the producer.

(b) Dealer. If the tobacco is acquired from the producer by a dealer, the penalty shall be paid by the dealer who may deduct an amount equivalent to the penalty from the price paid to the producer.

(c) Agent. If the tobacco is marketed by the producer through an agent who is not a warehouseman, the penalty shall be paid by the agent, who may deduct an amount equivalent to the penalty from the price paid to the producer.

(d) Warehouseman and dealer on dealer's tobacco. Any penalty due upon tobacco subject to penalty under paragraph (b) of § 727.539 shall be paid by the warehouseman, who may deduct an amount equivalent to the penalty from the price paid to the dealer, but the dealer shall not be relieved of responsibility for payment of such penalty.

(e) Producer marketing outside United States. If the tobacco is marketed by the producer directly to any person outside the United States, the penalty shall be paid by the producer.

§ 727.541 Rate of penalty. The penalty shall be ten cents per pound upon the marketing of any tobacco in excess of the marketing quota for the farm on which the tobacco is produced and on the marketing of any other tobacco not identified under these regulations as being free of penalty.

§ 727.542 Payment of penalty. Penalties upon the marketing of tobacco shall become due at the time of the marketing and shall be paid by remitting the amount thereof to the authorized representative of the Administrator not later than the end of the calendar week following the week in which the memorandum of sale was issued, or, in the event a memorandum is not issued, not later than four weeks after the date upon which the tobacco was sold. A draft, money order, or check drawn payable to the Treasurer of the United States may be used to pay any penalty, but any such draft, or check shall be received subject to payment at par.

§ 727.543 Penalty for false identification or failure to account for disposition of tobacco. If any producer falsely identifies or fails to account for the disposition of any tobacco, an amount of tobacco equal to the normal yield of the number of acres harvested in 1943 in excess of the farm acreage allotment shall be deemed to have been marketed in excess of the marketing quota for the farm and the penalty in respect thereof shall be paid and remitted by the producer.

§ 727.544 Request for return of penalty. Any producer of tobacco and any other person who bore the burden of the payment of any penalty collected may request the return of the amount of such penalty which is in excess of that amount equal to ten cents per pound upon the number of pounds of excess tobacco marketed.

Any request for the return of penalty filed by any producer of tobacco on a farm on which the tobacco available for marketing is in excess of the farm marketing quota shall not be approved unless (a) the marketing of tobacco from the farm has been completed and (b) satisfactory proof is furnished to the county committee that all unmarketed excess tobacco is unmerchantable.

Return of penalty collected upon marketings of tobacco from any farm having excess tobacco shall be made only upon the basis of tobacco produced on the farm and, if the county committee determines that any of the unmarketed excess tobacco as reported for the farm by the farm operator was not actually produced thereon, the application for such farm shall not be approved with respect to that tobacco which the committee determines was not produced on the farm.

RECORDS AND REPORTS

§ 727.545 Producer's records and reports-(a) Report on marketing card. The operator of each farm on which tobacco is produced in 1943 shall return to the office of the county committee each marketing card issued for the farm whenever marketings from the farm are completed and in no event later than thirty days after the close of the tobacco auction markets for the area in which the farm is located. Failure to return the marketing card within the time specified (after formal notification) shall constitute failure to give proof of disposition of tobacco marketed from the farm in the event that satisfactory proof of such disposition is not furnished otherwise.

(b) Additional reports by producers and identification of tobacco, In addition to any other reports which may be required under these regulations, the operator of each farm or any other person having an interest in the tobacco grown on the farm (even though the harvested acreage does not exceed the acreage allotment and even though no allotment was established for the farm) shall, upon written request by an authorized representative of the Administrator and within ten days after the deposit of such request in the United States mails addressed to such person at his last known address, furnish the Administrator, by sending the same to the authorized representative of the Administrator, a written report showing, as to the farm at the time of filing said report (1) the number of acres of tobacco harvested. (2) the total production of tobacco, (3) the amount of tobacco on hand and its location, and (4) as to each lot of tobacco marketed, the name and address of the warehouseman, dealer, or other person to or through whom such tobacco was marketed and the number of pounds marketed, the gross price, and the date of marketing.

§ 727.546 Warehouseman's records and reports—(a) Record of marketings. Each warehouseman shall keep such records as will enable him to furnish to the Administrator a report of the following information with respect to each sale or resale of tobacco made at his warehouse:

(1) The name of the seller (and, in the case of a sale for a producer, the name of the operator of the farm on which the tobacco was produced).

(2) The name of the purchaser.(3) The date of sale.

(4) The number of pounds sold.

The gross sale price. (5)

(6) The amount of any penalty and the amount of any deduction on account of panalty from the price paid the producer (or a dealer).

All purchases and resales for the warehouse leaf account shall be so identified in the records and a separate account shall be maintained with respect to the amount of floor sweepings picked up and the disposition of such floor sweepings. The quantity of floor sweepings, including bundles, leaves and scrap, picked up by the warehouse after each sale shall be reported in the space provided on the Auction Warehouse Report (Tobacco 716). Any warehouseman who grades tobacco for farmers shall maintain a separate account showing the approximate amount of grading house scrap obtained from the tobacco graded from each farm. In the case of resales for dealers the name of the dealer making each resale shall be shown on the warehouse records so that the individual lots of tobacco sold by the dealer can be identified.

(b) Identification of sale on check register. The serial number of the memorandum of sale issued to identify each marketing of tobacco from the farm or the number of the warehouse bill(s) covering each such marketing shall be recorded on the check register or check stub for the check written with respect to such sale of tobacco.

(c) Memorandum of sale and bill of nonwarehouse sale. A record in the form of a valid memorandum of sale (or a sale cleared without marketing card) shall be obtained by every warehouseman to cover each marketing of tobacco from a farm through the warehouse, and if a warehouseman buys tobacco directly from a farmer (other than at a warehouse auction sale as defined in these regulations) such warehouseman shall obtain a valid memorandum of sale to cover each such purchase of tobacco, together with properly executed bill of nonwarehouse sale. Any warehouseman who obtains possession of any grading house scrap in the course of grading tobacco from any farm shall obtain a memorandum of sale to cover the amount of such scrap tobacco from such farm.

(d) Suspended sale record. Any warehouse bills covering farm tobacco for which memoranda of sale have not been issued at the end of the sale day shall be presented to a field assistant who shall stamp such bills "Suspended," write thereon the serial number of the suspended sale, and record the bills on the Field Assistant's Report (Tobacco 719): Provided, That if a field assistant is not available, the warehouseman may stamp such bills "Suspended" and deliver them to a field assistant as soon as one is available.

(e) Warehouse entries on dealers' records. Each warehouseman shall enter on each form Tobacco 715 the total of purchases and resales made by such dealer during each sale day at the warehouse. If any tobacco resold by the dealer is tobacco bought by him from a crop produced prior to 1943 the entry on the dealer's record shall clearly show such fact.

(f) Daily report of warehouse business and report of penalties. Each warehouseman shall make reports on form Tobacco 716 and on the Report of Penalties (Tobacco 717) showing the information required on the respective reports. Form Tobacco 716 shall be prepared for each sale day and all reports for the sale days occurring during any week shall be forwarded to the authorized representative of the Administrator not later than the end of the next following calendar week. Form Tobacco 717 shall be prepared for each week and the report for each week shall be forwarded, together with remittance of the penalties due, as shown thereon, to the authorized representative of the Administrator not later than the end of the next following calendar week.

(g) Additional records and reports. In addition to the records and reports provided above, each warehouseman shall keep such additional records and make such additional reports to the Administrator as an authorized representative of the Administrator may find necessary in order to enforce these regulations.

lations.

§ 727.547 Dealer's records and reports. Each dealer, except as provided in § 727.548 below, shall keep the records and make the reports as provided by this section.

(a) Report of dealer's name, address and registration number. Each dealer shall properly execute and the field assistant shall detach and forward to the authorized representative of the Administrator the page "Receipt for Dealer's Record" contained in form Tobacco 715 which is issued to the dealer.

(b) Record and report of purchases and resales. Each dealer shall keep a record and make reports on form Tobacco 715 showing all purchases and resales of tobacco made by the dealer and, in the event of resale of tobacco bought from a crop produced prior to 1943, the fact that such tobacco was bought by him and carried over from a crop produced prior to 1943.

(c) Report of penalties. Each dealer shall make a report on form Tobacco 717 showing the information with respect to all purchases subject to penalty made by him during each calendar week. The

penalties listed on each such report shall be remitted with the report.

(d) Memorandum of sale and bill of nonwarehouse sale. For each lot of to-bacco purchased from a farmer each dealer shall obtain a record in the form of a valid memorandum of sale issued by a field assistant or by an authorized representative of a scrap tobacco receiving point in the case of scrap tobacco sold and delivered to such receiving point. No memorandum of sale shall be issued unless the bill of nonwarehouse sale, on the reverse side of the memorandum of sale, has been executed.

(e) Record and report of scrap tobacco. Each scrap tobacco receiving point which has been authorized to issue memoranda of sale on form Tobacco 713 shall keep a record and make reports on form Tobacco 715 showing all tobacco received. Such report shall be accompanied by memoranda of sale and bills of nonwarehouse sale with respect to all tobacco

covered by the report.

(f) Additional records. Each dealer shall keep such records, in addition to the foregoing, as may be necessary to enable him to furnish the following information with respect to each lot of tobacco purchased or sold by him:

(1) The name of the seller (and in the case of a purchase from a producer, the name of the operator of the farm on which the tobacco was produced).

- (2) The name of the purchaser.
- (3) The date of the transaction.
- (4) The number of pounds sold.

(5) The gross sale price.

(6) In the event of resale of tobacco bought by him and carried over from a crop produced prior to 1943, the fact that such tobacco was so bought and carried over.

All reports shall be forwarded to the authorized representative of the Administrator not later than the end of the week following the calendar week covered by the reports.

§ 727.548 Dealers exempt from regular records and reports. Any dealer who does not purchase or otherwise acquire tobacco except at a warehouse sale and who does not resell, in the form in which tobacco ordinarily is sold by farmers, more than ten percent of the tobacco purchased by him, shall not be subject to the provisions of § 727.547 of these regulations; but each such dealer shall make such reports to the Administrator as an authorized representative of the Administrator may find necessary to enforce these regulations.

§ 727.549 Records and reports of truckers, redryers, etc. Every person engaged in the business of trucking tobacco for producers shall keep such records as will enable him to furnish the Administrator a report with respect to each lot of tobacco received by him showing the name and address of the farm operator, the date of the receipt of the tobacco. the number of pounds received, and the place to which it was delivered. Every person engaged in the business of redrying, prizing, or stemming tobacco for producers shall keep such records as will enable him to furnish the Administrator a report showing the information provided above for truckers and in addition the purpose for which the tobacco was received, the amount of advance made by him on the tobacco, and the disposition of the tobacco. Each such person shall make such reports to the Administrator as an authorized representative of the Administrator may find necessary to enforce these regulations.

§ 727.550 Separate record and reports from persons engaged in more than one business. Any person who is required to keep any record or make any report as a warehouseman, dealer, processor, or as a person engaged in the business of redrying, prizing, or stemming tobacco for producers, and who is engaged in more than one such business, shall keep such records as will enable him to make separate reports for each such business in which he is engaged, to the same extent for each such business as if he were engaged in no other business, except that a warehouseman shall not be required to keep a record and make reports on form Tobacco 715, if the transactions which would be recorded and reported on such forms are recorded on the records kept by the warehouse in its regular course of business and reported as required on form Tobacco 716.

§ 727.551 Failure to keep records or makereports. Any warehouseman, dealer, processor, or common carrier of tobacco, or person engaged in the business of redrying, prizing or stemming tobacco for producers, who fails to make any report or keep any record as required under these regulations, or who makes any false report or record, shall be deemed guilty of a misdemeanor and upon conviction thereof shall be subject to a fine of not more than \$500; and any tobacco warehouseman or dealer who fails to remedy such violation by making a complete and accurate report or keeping a complete and accurate record as required under these regulations within fifteen days after notice to him of such violation shall be subject to an additional fine of \$100 for each ten thousand pounds of tobacco, or fraction thereof, bought or sold by him after the date of such violation: Provided, That such fine shall not exceed \$5,000; and notice of such violation shall be served upon the tobacco warehouseman or dealer by mailing the same to him by registered mail or by posting the same at an established place of business operated by him. or both. Notice of any violation by a tobacco warehouseman or dealer shall be given by an authorized representative of the Administrator.

§ 727.552 Examination of records and reports. For the purpose of ascertaining the correctness of any report made or record kept, or of obtaining information required to be furnished in any report, but not so furnished, any warehouseman, dealer, processor, common carrier or person engaged in the business of redrying, prizing or stemming tobacco for producers shall make available for examination, upon written request by an authorized representative of the Administrator such books, papers, records, accounts, correspondence, contracts, docu-

ments, and memoranda as he has reason to believe are relevant and are with the control of such person.

§ 727.553 Length of time records and reports to be kept. Records required to be kept and copies of the reports required to be made by any person under these regulations for the 1943-44 marketing year shall be kept by him until June 30, 1945, and for such longer period of time as may be requested in writing by an authorized representative of the Administrator.

§ 727.554 Information confidential. All data reported to or acquired by the Administrator pursuant to the provisions of these regulations shall be kept confidential by all officers and employees of the War Food Administration and only such data so reported or acquired as the Administrator deems relevant shall be be disclosed by them and then only in a suit or administrative hearing under Title III of the Act.

Issued at Washington, D. C., this 26th day of June 1943.

> CHESTER C. DAVIS, War Food Administrator.

[F.-R. Doc. 43-10374; Filed, June 28, 1943; 1:54 p. m.]

Chapter VIII-War Food Administration PART 802—SUGAR DETERMINATIONS

REVISED FARMING PRACTICES FOR HAWAHAN SUGARCANE, 1942 CROP YEAR

Pursuant to the provisions of section 301 (e) of the Sugar Act of 1937, as amended, and Executive Order No. 9322, issued March 26, 1943, as amended by Executive Order No. 9334, issued April 19, 1943, the following determination is hereby issued:

§ 802.33d Farming practices in connection with the production of the 1942 crop of sugarcane in the Territory of Hawaii—(a) Application of fertilizer. The requirements of Section 301 (e) of the Sugar Act of 1937, as amended, shall be deemed to have been met with respect to a farm in the Territory of Hawaii if fertilizer is applied as follows:

(1) Amount. There shall be applied to land on which sugarcane is growing during 1942 sufficient chemical fertilizer to provide an average quantity of plant food per acre fertilized equal to not less than 100 pounds.

(2) Acreage requirement. The number of acres on which fertilizer is applied in 1942 shall be not less than 80 percent of the number of acres on the farm on which sugarcane is planted, or a ratoon crop of sugarcane is started, at any time during 1942.

(b) Definitions. "Chemical fertilizer" means commercial chemical fertilizer of which not less than 15 percent of the gross weight consists of plant food. "Plant food" means the aggregate amount of nitrogen, available phosphoric acid and water-soluble potash.

This determination supersedes the "Determination of Farming Practices to be Carried Out in Connection with the Production of Sugarcane During the Crop Year 1942 for the Territory of Hawaii," issued April 21, 1942. (Sec. 301, 50 Stat. 909; 7 U.S.C. 1940 ed. 1131; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423).

Issued this 28th day of June 1943.

CHESTER C. DAVIS, War Food Administrator.

[F. R. Doc. 43-10429; Filed, June 29, 1943; 11:30 a. m.]

Chapter X-War Food Administration CHANGE IN THE ADMINISTRATION OF FOOD PRODUCTION ORDERS

Pursuant to the provisions of Executive Orders 9280, 9322, and 9334 (7 F.R. 10179; 8 F.R. 3807, 5423); It is hereby ordered, That:

The administration of the following Food Production Orders is hereby delegated to the Deputy Administrator of the War Food Administration in charge of the Office of Materials and Facilities, and all such Food Production Orders are hereby amended accordingly:

Food Production Order 1 (7 FR. 7301); Food Production Order 3 (8 FR. 5963); Food Production Order 4 (8 FR. 1633); Food Production Order 5 (8 FR. 947); Food Production Order 10 (8 FR. 5427); Food Production Order 11 (8 FR. 5662).

In each such Food Production Order the definition of "Director" is hereby deleted and in its place there is substituted the following definition:

"Deputy Administrator" means the Deputy Administrator of the War Food Administration in charge of the Office of Materials and Facilities.

Wherever the word "Director" appears in such Food Production Orders. there are hereby substituted therefor the words "Deputy Administrator."

Issued this 28th day of June, 1943.

CHESTER C. DAVIS. War Food Administrator.

[F. R. Doc. 43-10426; Filed, June 29, 1943; 11:30 a. m.]

[FPO 13]

PART 1226—ROTERONE INSECTICIDE

AGRICULTURAL USE OF ROTENONE INSECTICIDE

Pursuant to Executive Order No. 9280 dated December 5, 1942 (7 F.R. 10179), and Executive Order No. 9322 dated March 26, 1943 (8 F.R. 3807), as amended by Executive Order No. 9334 dated April 19, 1943 (8 F.R. 5423), and in order to assure an adequate production of food to meet war and civilian needs, It is hereby ordered, That:

§ 1226.1 Rotenone insecticide — (a) Definitions. For the purposes of this

(1) "Rotenone insecticide" means any compound containing rotenone or the other active ingredients derived from the roots of derris, cubé, barbasco, tuba, or timbo, combined with other liquid or dry materials, either active or inert: Provided, That such compound is suitable for use as an insecticide for the purposes set forth in paragraph (c) (1) hereof.

(2) "Mixer" means any person engaged in the production and sale of rotenone insecticides.

(3) "Dealer" means any person engaged in selling rotenone insecticides to any other person for use, and includes a mixer insofar as he engages in so selling rotenone insecticides.

(4) "Person" means any individual, partnership, corporation, association, or any other organized group of persons, and shall include any agent, agency, or any person acting for or on behalf of any of the foregoing. The term "person" of the foregoing. The term "person" shall also include the United States or any agency thereof, and a State or any political subdivision or agency thereof.

(5) "Deputy Administrator" means the Deputy Administrator or, in his absence, the Acting Deputy Administrator, in charge of the Office of Facilities and Materials of the War Food Administration.

(b) Production of rotenone insecticide. Any mixer who obtains rotenone allocated for the production of agricultural insecticides shall process, package, label or tag, and deliver such insecticides in conformity with the provisions of this order.

(c) Restrictions on deliveries and use of rotenone insecticide. (1) Except as provided in paragraph (d) hereof and except as specifically authorized or directed by the Deputy Administrator, no dealer shall deliver any rotenone insecticide to any person for use for agricultural purposes, unless he has received from such person a certificate substantially in the form set out in paragraph (e) (1) hereof, showing that such person will use the rotenone insecticide ordered solely for one or more of the following purposes:

(i) Commercial crops.

Peac-protection against the pea weevil and pea aphid.

Beans-protection against Mexican bean beetle.

Cole crops other than cabbage, including broccoli, brussels sprouts, cauliflower, kohlrabl, mustard, kale, turnips, and collards—for protection against caterpillars and aphids.

Sweet corn—for protection against the European corn borer.

(ii) Use on cattle for the specific control of the cattle grub (ox warble) or short-nosed cattle louse.

(2) No person shall accept delivery of any rotenone insecticide which he knows or has reason to believe is delivered in violation of this order.

(3) No person shall use rotenone insecticides received by him pursuant to this order except for a purpose or purposes listed in paragraph (c) (1) hereof.

(d) Exceptions to requirement of certistcate showing permitted use. Notwithstanding the provisions of paragraph (c) (1) hereof, delivery may be made, without the certificate of use provided for by such paragraph (c) (1), of not more than one pound of rotenone insecticide, if in a dry form, or not more than one pint, if a liquid, to any person.

(e) Customer's certificate of use. The certificate required by paragraph (c) (1) hereof shall be in substantially the

following form:

The undersigned purchaser hereby certifles to the War Food Administration and to

his dealer, pursuant to Food Production Order No. ____, that the _____ lbs., or gals., of rotenone insecticide described below hereby ordered for delivery in _____, 194__,
(Month) will be used for the following purposes only Description of insecticide_____ Name of purchaser Duly authorized official Title

One or more of the uses listed under paragraph (c) (1) hereof shall be specified in such certificate, and the trade name of the insecticide ordered shall be a sufficient description of such insecticide. Such certificate may be endorsed on or accompany the order for rotenone insecticide. It shall be signed by the purchaser. In the event such purchaser is a corporation or cooperative association, it shall be signed by a duly authorized officer of such corporation or association. The receipt of such certificate shall not authorize the delivery of rotenone insecticide by any dealer where he knows or has reason to believe the same to be false, but in the absence of such knowledge or reason to believe, he

may rely on the certificate.

Date

(f) Restrictions on production. (1) No person shall manufacture or process any rotenone insecticide for the uses set forth in paragraph (c) (1) (i) hereof in the form of dust or powder with a content of more than one-half of one percent of rotenone, except as otherwise specifically authorized or directed by the Deputy Administrator: Provided, however, That, in accordance with standard commercial practice, a variation from the permitted rotenone content not exceeding 10 percent is permitted. Nothing in this paragraph (f) (1) shall be understood to prevent the use in the manufacture of any rotenone insecticide of other active ingredients, activators, or wetting agents.

(2) No person shall manufacture or process any rotenone insecticide incor-

porating pyrethrum.

(g) Restrictions on packaging. (1) Unless specifically authorized by the Deputy Administrator, no rotenone insecticide may be delivered for agricultural purposes in any package to any person by any mixer or dealer unless such package clearly displays on the label thereof or on a suitable tag se-curely affixed thereto, a statement substantially as follows:

The use of this material is restricted by Food Production Order No. 13, to the following uses:

Peas-protection against the pea weevil and pea aphid.

Beans—protection against the Mexican bean beetle.

Cole crops other than cabbage, including broccoli, brussels sprouts, cauliflower, kohlrabl, mustard, kale, turnips, and collards— for protection against caterpillars and aphids. Sweet corn—for protection against the

European corn borer.

Cattle-for the specific control of cattle grub (ox warble) or short-nosed cattle louse.

(2) No dealer shall deliver to any person any rotenone insecticide for agricultural purposes except in the original unbroken package which shall be labeled or tagged in accordance with the requirements of paragraph (g) (1) hereof and State and Federal insecticide laws.

(3) In the interest of conservation and to provide for essential use, the Deputy Administrator may at any time issue directions to mixers with respect to the size of packages in which rotenone insecticides for agricultural purposes shall

be packed.

(h) Records and reports. Mixers shall keep and retain for not less than two years detailed records of their production and deliveries of rotenone insecticides, including the quantities and kinds produced and delivered, and the persons to whom deliveries are made. Dealers shall keep the certificates required by paragraph (c) (1) hereof on file for not less than two years. Mixers and dealers shall make such reports to the Deputy Administrator, concerning production and deliveries of rotenone insecticides as the Deputy Administrator may require. subject to the approval of the Bureau of the Budget in accordance with the Federal Reports Act of 1942. (The record keeping requirement of this paragraph has been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.)

-(i) Audits and inspections. Each mixer and dealer shall, upon request, submit his books, records, and accounts for audit and inspection by duly authorized representatives of the Deputy Administrator.

(j) Notification of customers. Each mixer and dealer shall notify his regular customers as soon as possible of the requirements of this order, but failure to receive such notice shall not excuse such person from complying with the terms hereof.

(k) Violations. Any person who willfully violates any provision of this order or who, in connection with this order, willfully conceals a material fact or furnishes false information to any department or agency of the United States, or who conspires with another person to perform any of such acts, is guilty of a crime and upon conviction may be punished by fine and imprisonment. In addition, any such person may, by administrative suspension order, be prohibited from receiving any deliveries of or selling or otherwise disposing of rotenone insecticide or any other material now or hereafter authorized to be rationed or allocated by, or subject to, the priority control of, the War Food Administrator, and may be deprived of any priority assistance. Further, the Deputy Administrator may recommend to the Office of Price Administration or to the War Production Board that any person who violates any provision of this order or any amendment or supplement thereto be denied the right to receive, use, sell or otherwise dispose of any other materials which now are or in the future may be under allocation.

(1) Petition for relief from hardship.
Any person affected by this order who considers that compliance herewith would work an exceptional and unreasonable hardship on him may apply in writing for relief to the Deputy Administrator, setting forth in such petition all pertinent facts and information. The Deputy Administrator may upon the basis of such application and other information, take such action as he deems appropriate. The decision of the Deputy Administrator shall be in writing and shall be final and conclusive.

(m) Delegation of authority. ministration of this Food Production Order No. 13 and the powers conferred by Executive Order No. 9280 and Executive Order No. 9322, as amended by Executive Order No. 9334, insofar as such powers relate to the administration of this order, are hereby delegated to the Deputy Administrator or, in his absence, to the Acting Deputy Administrator. The Deputy Administrator shall be assisted in the administration of this order by such employees of the War Food Administration as he may designate, and such employees are hereby authorized to administer the provisions of this order.

(n) Communications. All reports required to be filed hereunder and all communications concerning this order shall, unless instructions to the contrary are issued, be addressed to the War Food Administration, United States Department of Agriculture, Washington, D. C., Ref. FPA 13.

(o) Effective date. This order shall

become effective June 26, 1943. (E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R.

3807; E.O. 9334, 8 F.R. 5423) Issued this 26th day of June 1943.

CHESTER C. DAVIS,

War Food Administrator.

[F. R. Doc. 43-10399; Filed June 28, 1943; 4:41 p. m.]

Chapter XI-War Food Administration [FDO 19, Amdt. 1]

PART 1455-SPICES

CONSERVATION AND DISTRIBUTION

Food Distribution Order No. 19, issued the Acting Secretary of Agriculture on February 8, 1943 (8 F.R. 1827), is hereby amended to read as follows:

§ 1455.1 Conservation and distribution of restricted spices—(a) Defini-tions. When used in this order, unless otherwise distinctly expressed or manifestly incompatible with the intent thereof.

(1) The term "person" means any individual, partnership, corporation, association, or other business entity.

- (2) The term "restricted spice" means any specific spice which, during any quota period, is subject to a quota determined for that period by the Director. and shall include such spice in ground, unground, distilled, mixed, or other form.
- (3) The term "spice blend" means a mixture of a restricted spice with other

restricted or unrestricted spices or some other material, which results in another product, such as, but not restricted to, pickling spice, curry powder, poultry seasoning, or imitation spice.

(4) The term "bulk dealer" means any person who deals in restricted spices exclusively in original import packages.

- (5) The term "packer" means any person who grinds, distils, or packs restricted spice owned by him, or has such spice ground, distilled, or packed for his account by some other person, for resale.
- (6) The term "receiver" means any person who accepts delivery of restricted spice for resale at wholesale or retail or for use in operating a public or private commercial or institutional eating place, but such term shall include neither any bulk dealer nor any governmental agency.
- (7) The term "industrial user" means any person who uses restricted spice in the manufacture or processing of any other product for resale.
- (8) The term "Director" means the Director of Food Distribution, War Food Administration, or any employee of the United States Department of Agriculture designated by such Director.
- (9) The term "weight equivalent" means the number of pounds of dry restricted spice (ground or unground) necessary to produce a given quantity of distilled or extracted spice.
- (10) The term "governmental agency" means (i) the Armed Services of the United States (for the purposes of this order, including, but not restricted to, the United States Army post exchanges; sales commissaries; United States Navy ships' service departments; and United States Marine Corps post exchanges); (ii) the Food Distribution Administration, War Food Administration (including, but not restricted to the Federal Surplus Commodities Corporation); (iii) the War Shipping Administration; (iv) the Veterans Administration; and (v) any other instrumentality or agency designated by the War Food Administrator. The term "governmental agency" also includes any contract school or ship operator, as defined in Food Distribution Regulation 2 (8 F.R. 7523), purchasing restricted spice in accordance with said Food Distribution Regulation 2.
- (11) The term "Armed Services of the United States" means the Army, the Navy, Marine Corps, or Coast Guard of the United States.
- (b) Quota restrictions. (1) Except as permitted in paragraphs (b) (2), (b) (3), and (b) (4) below, no packer shall deliver, no receiver shall accept, and no industrial user shall use more of any restricted spice during any quota period than his quota thereof for that period, such quota period and quota to be determined by the Director from time to time: Provided. That no receiver shall include, in computing his quota, or charge against his quota, any restricted spice or spices contained in a spice blend accepted by him.
- (2) Any person may, without charge to his quota, deliver any restricted spice to a governmental agency or accept any restricted spice for delivery to a govern-

mental agency or may use any restricted spice in the manufacture or processing of any product to be so delivered, or for replacing in his inventory any restricted spice so delivered or used.

(3) During the first third of any quota period, any person may utilize any unused portion of such person's quota for the preceding quota period. During the last third of any quota period, any person may utilize any portion of such person's anticipated quota for the subsequent quota period: Provided, however, That if the quota for such subsequent quota period is reduced by the Director after such anticipatory utilization has been made, the amount of any excess anticipation shall be charged against the quota for the next subsequent quota period.

(4) The restrictions of paragraph (b) (1) shall not apply to any deliveries of restricted spices in the original import packages by a packer to another packer or to a bulk dealer. In determining a packer's volume of receipts or deliverles of restricted spice during any base period specified for computing a quota, no packer shall include any receipts or deliveries made in the original import packages to other packers or to bulk dealers.

(5) The base period for any person who was not in business during any base period specified by the Director for computing a quota hereunder shall be the earliest period of equal length that such person was in business after the beginning of the base period specified.

(6) All quotas hereunder shall be computed in terms of pounds and, if a distilled or extracted spice, the weight

equivalent.

(c) Distribution restrictions. (1) No person shall accept restricted spice from any packer or receiver, and no person shall deliver restricted spice to any other person, with knowledge, or reason to believe that such packer or receiver is not entitled to deliver or that such other person is not entitled to accept such restricted spice pursuant to this order.

(2) Every packer and every receiver shall sell restricted spice equitably to purchasers and shall not favor purchasers who buy other products from them or discriminate against purchasers who do not buy other products from them.

(d) Inventory restrictions. Except for the purpose of filling orders under para-

graph (b) (2) above:

(1) No receiver shall accept delivery of any restricted spice which will increase such receiver's inventory thereof to an amount in excess of the amount of his then current quota of such spice: Provided. That this restriction shall not apply to the quantity of restricted spice contained in a spice blend accepted by any such receiver.

(2) No industrial user shall accept delivery of any restricted spice which will increase his inventory thereof to an amount in excess of a practicable minimum working inventory, in view of the restrictions herein relating to his use of such spice.

(3) No receiver who had an excess inventory of any restricted spice on May 8,

1942, may sell or deliver more than a 90day supply of such spice during any quota period in which the balance of such inventory at any time exceeds a 90-day supply. During any quota period, a 90day supply shall be an amount equivalent to the receiver's acceptance quota of the restricted spices for that quota period. An excess inventory shall be considered to have existed on May 8. 1942, if, on that date, the receiver was subject to a quota and his inventory of any restricted spice (excluding any inventory then in retail stores or outlets owned by him) was more than twice the amount of his acceptance quota for the month of May 1942.

(e) Records and reports. The Director shall be entitled to obtain such information from, and require such reports and the keeping of such records by, any person, as may be necessary or appropriate, in his discretion, to the enforcement or administration of the provisions of this order, subject to the approval of the Bureau of the Budget pursuant to the

Federal Reports Act of 1942.

(f) Audits and inspections. The Director shall be entitled to make such audit or inspection of the books, records and other writings, premises or stocks of spice of any person, and to make such investigations, as may be necessary or appropriate, in his discretion, to the enforcement or administration of the provisions of this order.

(g) Applicability of order. (1) Any person doing business in one or more of the 48 States or the District of Columbia is subject to the provisions hereof, but the provisions hereof shall not apply to any person doing business in any Territory or Possession of the United States

with respect to such business.

(2) In the case of any person who combines two or more of the businesses of a packer, a receiver, or an industrial user, the provisions hereof applicable to each such business shall apply separately to such of his operations as are part of such class of business. However, any packer who distributes his entire production of restricted spices through a wholesale subsidiary company may elect to consider the two companies as one and apply his quota to deliveries made by the subsidiary company.

(3) Any person who operates more than one unit (branch, division, store, subsidiary company, or other similar unit) in the same class of business may, at his election, consider any such units or groups of units as separate persons for purposes of applying the quota and inventory restrictions of this order.

(h) Violations. The War Food Administrator may, by suspension order, prohibit any person who violates any provision of this order from receiving, making any deliveries of, or using spice, or any other material subject to priority or allocation control by the War Food Administrator, and may recommend that any such person be prohibited from receiving, making any deliveries of, or using materials subject to the priority or allocation control of other governmental agencies. In addition, any person who wilfully violates any provision of this order is guilty of a crime and may be

prosecuted under any and all applicable laws. Further, civil action may be instituted to enforce any liability or duty created by, or to enjoin any violation of,

any provision of this order.

(i) Delegation of authority. The administration of this order and the powers vested in the War Food Administrator, insofar as such powers relate to the administration of this order, are hereby delegated to the Director. The Director is authorized to redelegate to any person within the War Food Administration any or all of the authority vested in him by this order.

(j) Petition for relief from hardship. Any person affected by this order who considers that compliance herewith would work an exceptional and unreasonable hardship on him may apply in writing for relief to the Director, setting forth in such petition all pertinent facts and the nature of the relief sought. The Director may thereupon take such action as he deems appropriate, which action

shall be final.

(k) Communications. All reports required to be filed hereunder and all communications concerning this order shall. unless instructions to the contrary are issued by the Director, be addressed to the War Food Administrator, United States Department of Agriculture, Wash-

ington, D. C., Ref. FD-19.

(1) Saving clause. (1) With respect to any violation of supplementary order M-127, as amended (7 F.R. 7590), issued by the War Production Board, during the time said order, as amended, was in effect, said supplementary order M-127, as amended, shall be deemed to continue in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with respect to such violation.

(2) With respect to any violation of Food Distribution Order No. 19, prior to the effective time hereof, said food distribution order shall be deemed to continue in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation.

(m) Effective date. This order shall take effect at 12:01 a.m., e. w. t., July 1,

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423)

Issued this 28th day of June 1943.

JESSE W. TAPP. Acting War Food Administrator.

[F. R. Doc. 43-10428; Filed, June 29, 1943; 11:30 a. m.]

[FDO 19-2]

PART 1455—SPICES

RESTRICTED QUOTAS

Pursuant to the authority vested in me by Food Distribution Order No. 19 (supra), as amended, effective under Executive Order No. 9280, dated December 5, 1942, and Executive Order No. 9322. dated March 26, 1943, as amended by Executive Order No. 9334, dated April 19, 1943, and to effectuate the purposes of

such orders, It is hereby ordered, as follows:

§ 14.55.3 Quotas for restricted spices. (a) For the quarterly period of three months beginning on July 1, 1943, and for each subsequent quarterly period of three months, the quota of any restricted spice, as listed hereinafter, for any packer, any receiver, or any industrial user shall be the following percentage of the amount of such spice delivered by such person (if a packer), accepted by such person (if a receiver), or used by such person (if an industrial user) during the corresponding quarterly period of 1941 or during such other base period as is provided for in § 1455.1 (b) (5) of Food Distribution Order No. 19, as amended:

	Quota
Restricted spice:	Percentage
Black peoper	40
Cassia (cinnamon)	35
Gloves	90
Ginger	100
Mace	40
Nutmeg	60
Pimento (allspice)	115
White pepper	40

(b) In lieu of a quota computed pursuant to (a) hereof, any packer, receiver, or industrial user may avail himself of a quota for any quota period of three months as specified herein of a total of 75 pounds of any restricted spice or any combination of restricted spices: Provided, That no more than 40 pounds of such 75 pounds alternative quota may consist of any restricted spice or any combination of restricted spices, exclusive of spice blends, having a quota percentage of 60 or less: Provided, further, That no person who avails himself of the provisions of § 1455.1 (g) (3) of Food Distribution Order No. 19, as amended, shall, in computing his quota pursuant to (a) hereof, include amounts of any restricted spice or any combination of restricted spices, exclusive of spice blends, delivered, accepted, or used in his business unit or units, for which he has availed himself of the alternative quota as permitted hereunder.

(c) Each packer, receiver, and industrial user shall correctly complete Form FDO 19-1 and submit such completed form to the Director of Food Distribution, War Food Administration, Washington, D. C., Ref. FD-19, on or before the 15th day of the month following the termination of each such quota period. (This reporting requirement has been approved by the Bureau of the Budget in accordance with the Federal

Reports Act of 1942.)

(d) This order supersedes in all respects Director Food Distribution Order No. 19-1, issued by the Director of Food Distribution on February 8, 1943, as amended, except that, as to violations of said order, as amended, or rights accrued, liabilities incurred, or appeals taken under said order, said Director Food Distribution Order No. 19-1, as amended, shall be deemed in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, or liability.

(e) This order shall take effect at 12:01 a. m., e. w. t., July 1, 1943.

(E.O. 9280, 7 F.R.10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; F.D.O. 19, 8 F.R. 1827)

Issued this 28th day of June 1943. ROY F. HENDRICKSON, Director of Food Distribution.

[F. R. Doc. 43-10427; Filed, June 29, 1943; 11:30 a. m.]

TITLE 10-ARMY: WAR DEPARTMENT

Chapter VIII-Procurement and Disposal of Equipment and Supplies

PART 81—PROCUREMENT OF MILITARY SUP-PLIES AND ANIMALS

MISCELLANEOUS AMENDMENTS

The following amendments and additions to the regulations contained in Part 81 are hereby prescribed. These regulations are also contained in War Department procurement regulations dated September 5, 1942 (7 F.R. 8082), as amended by Change No. 19, June 4, 1943. In section numbers the figures to the right of the decimal point correspond with respective paragraph numbers in the procurement regulations.

AUTHORITY: Sec. 5a, National Defense Act, as amended, 41 Stat. 764, 54 Stat. 1225; 10 U.S.C. 1193-1195, and the First War Powers Act 1941, 65 Stat. 838, 50 U.S.C. Sup. 601-622.

GENERAL PURCHASE POLICIES

Section 81.223 (h) is amended as follows:

§ 81.223 Factors governing placement of contracts. *

(h) Exceptions. Upon specific request the Director, Purchases Division, Headquarters, Army Service Forces, may grant authority to depart from the policies stated in §§ 81.220 to 81.227. Requests for such authority stating the reasons therefor will be forwarded to the Smaller War Plants Branch, Purchases Division, Headquarters, Army Service Forces. One such specific exemption granted to The Quartermaster General is referred to in QMS par. 2-1-9 (5-15-43).

CONTRACTS

Section 81.314 (e) has been amended as follows:

§ 81.314 Consent of sureties to modi-fications. * * *

(e) Form of consent of surety. The following form of consent of surety is approved for use:

Consent of Surety is hereby given to the foregoing supplemental agreement, and the surety agrees that its bond or bonds shall apply to and cover the due performance of the contract as modified and extended thereby.

The words "supplemental agreement" will be changed to "change order" in appropriate cases.

*

For previous changes see 7 F.R. 8169, 0268, 9660, 10184, 10247, 10640, 10906, 8 F.R. 401, 411, 2531, 3339, 3486, 3752, 5133, 5210 and 8629.

Section 81.325 is amended as follows:

§ 81.325 Anti-discrimination clause. Every contract, regardless of subject matter or amount, will contain the following clause without deviation:

Anti-discrimination. (a) The contractor, in performing the work required by this contract, shall not discriminate against any employee or applicant for employment because of race, creed, color or national origin.

-(b) The contractor agrees that the provisions of paragraph (a) above will also be inserted in all of its subcontracts. For the purpose of this article, a subcontract is defined as any contract entered into by the contractor with any individual, partnership, association, corporation, estate, or trust, or other business enterprise or other legal entity, for a specific part of the work to be per formed in connection with the supplies or services furnished under this contract; Provided, however, That a contract for the furnishing of standard or commercial articles or raw material shall not be considered as a subcontract.

Note: The foregoing clause, prohibiting discrimination against workers because of "national origin," is construed as prohibiting discrimination based on non-citizenship as well as discrimination based on country of origin.

Section 81.352 (c) is amended as fol-

lows:

§ 81.352 Delays-damage clause. * * * (c) For the purposes of the first sentence of paragraph (b) of the Delaysdamages clause set forth in paragraph (a) of this section, the chief of the technical service or such person as he may designate shall be deemed to be the "duly authorized representative of the Secretary of War." If desired, the term "chief of supply service or his duly authorized representative" may be substituted for the term "Secretary of War or his duly authorized representative".

PROCUREMENT OF SUPPLIES

In section 81.603 paragraph (e) is amended and paragraph (h) is added

§ 81.603 Authority of Procurement Assignment Board. * * *

(e) Outstanding orders. When action by the Board centralizes the responsibility for the purchase of a given item or class of items in a technical service:

(1) Any other technical service having such an item or class of items on order will promptly compile and transmit to the service assigned such responsibility a list of all outstanding orders for such items. These lists will indicate the following:

(i) Number and adequate description of items including specifications and applicable funds:

(ii) Name and address of supplier;

(iii) Unit price:

(iv) Delivery dates;

- (v) Status of deliveries, to be supplemented monthly:
- (vi) Contract or purchase order symbol; and
- (vii) Partial payments or advance payments already made.

(2) All existing contracts shall be transferred to the service to which responsibility for purchase has been assigned, effective upon a date mutually agreed upon by the participating services, but not later than 60 days after notification to the services by the Board of its

(3) Signed instruments and other contractual documents shall be delivered to the service to which responsibility for purchase has been assigned not later than the effective date determined in subparagraph (2) above.

(4) The transfer shall be effected by the execution by the original contracting service of a supplemental agreement changing the allotment number and making any other necessary changes, or by such other means as may be determined by the service to which responsibility for purchase has been assigned.

(h) Spare parts. The assignments of responsibility for procurement of items or classes of items by the Procurement Assignment Board will be deemed to define in identical manner the responsibility for procurement of spare parts for all such items or classes of items, unless otherwise specifically indicated herein.

Section 81.608 (c) is amended to contain a new clearance.

§ 81.608 Purchases from Federal Prison Industries Inc., Department of Justice. * *

(c) General clearances. (1) The following general clearance which covers purchases up to December 31, 1943, indicates not only the items as to which such clearance has been granted but also those items which are available, and which, accordingly, must be purchased from Federal Prison Industries, Inc.:

THE UNDER SECRETARY OF WAR, Washington, D. C.

DEAR SIR:

Subject to applicable concervation and limitation orders, the following articles and services are available and can be furnished by Federal Prison Industries, Inc., from industries established under the Act of Congress approved May 27, 1930 (46 Stat., 391):

Brushes: Floor sweeps; all other types of brushes will be available for delivery after

October 1, 1943.

Canvas goods: Shall covers, tarpaulins, truck covers, truck curtains, barracks bags, litters, bags, shower curtains, bandoleers; water tanks will be available for delivery after October 1, 1943.

Castings: Manhole frames and covers. grates, grate bars, gutter drains, for delivery in the following states only: Wiszonsin Michigan, Illinois, Indiana, Ohio, Pennsyl-vania, New Jersey, Maryland, West Virginia, Virginia, Kentucky, and the District of Columbia.

Fibre furniture.

Laundry services required by posts and sta-tions within 25 miles of the Federal Correctional Institution, Tallahassee, Fla.; and by posts and stations within 100 miles of the U. S. Penitentiary, Alcatraz Icland, California.

Milk: 1,000 pounds per day for delivery to

Fort Bliss, Texas, only

Sheet metal products: Storage shelving, transfer cases, food trays, tool boxes, tool cabinets, tool racks, fin accemblics, ammunition boxes, powder boxes, end stops for bomb storage.

Other metal products: Metal bcds, berths and bunks, all types: bomb dunnage racks.

Wood furniture: Douglas 4C, wide arm, and side chairs; desk trays for delivery west of the Rock Mountains; desk trays will be available for delivery east of the Rocky Mountains after October 1, 1943.

Work gloves and mittens as listed in Schedule of Products.

CLEARANCE [C-22126]

1. Clearance is granted to purchase from other sources articles manufactured or services rendered by Federal Prison Industries, Inc., not listed above.

2. Clearance is granted to purchase from other cources articles manufactured or services rendered by Federal Prison Industries. Inc., including the items listed above, in the following cases:

(a) By contractors or contracting officers under cost-plus-a-fixed-fee construction or supply contracts:

(b) By contracting officers under fixed-price (lump sum) construction or supply contracts, wherein the Government is required to furnish certain Government materials:

(c) When immediate delivery or performance is required by the public exigency;

(d) When suitable second hand or used

articles can be procured;
(e) When required in small quantities and for delivery within ten days.

3. This clearance is to cover purchases made by the War Department only, and is effective for the period July 1 to December 31, 1943, inclusive.

4. Copy of this clearance should be attached to your contract or voucher when transmitted to the General Accounting Office, or reference made thereon to this clearance number.

Very truly yours.

FEDERAL PRISON INDUSTRIES, INC., By A. H. Commer, Associate Commissioner.

Section 81.613 (e) is amended as fol-

§ 81.613 Purchases of property or other agencies through the Procurement Divison, Treasury Department. *

(e) Regional property offices of Procurement Division. Pursuant to Circular Letter No. 675, Supplement No. 1, the operations of the Procurement Division, Treasury Department, which had previously been centralized in Washington, D. C. were decentralized. The following regional offices were established:

Region I: Connecticut_ Maine_ Maccachucetts... New Hampshire Rhode Island... Vermont_

Regional Office Regional Procurement Officer, U.S. Treasury Department, Park Square Bldg., Boston, Mass.

Region II: Pennsylvania___] New Jersey New York.

Region III:

Regional Procurement Officer, U. S. Treasury Department, 76 Ninth Ave., New York, N. Y.

lumbia... Delaware_ Maryland. North Carolina Virginia_

District of Co-1 Regional Procurement Officer, U.S. Treasury Department, Seventh and D Streets SW., Washington, D. C.

Region IV: Indiana... Kentucky____ Ohlo_ West Virginia...

Regional Procurement Officer, U.S. Treasury Department, 235 West Twelfth Street, Cincinnati. Ohio.

Region V: Illinois_: Michigan____ Minnecota.... No. Dakota____ So. Dakota____ Wisconsin_

Regional Procurement Officer, U.S. Treasury Dapartment, 222 West North Bank Drive, Chicago, Ill.

Region VI: Alabama	partment,	curement Of- Treasury De- 10 Forsyth Ig., Atlanta,
ArkansasF LouisianaF Oklahoma Texas	partment,	Treasury De- 609 Neil P. Bldg., Fort
Kansas Missouri Nebraska	partment, 6	curement Of- Freasury De- Ith floor, Por- Kansas City,
Region IX: Colorado	Regional Proc ficer, U.S. partment, Street, Den	Treasury De- 1630 Wazee
California Nevada	partment,	curement Of- Treasury De- 335 Fe11 n Francisco
Idaho	ficer, U.S. partment,	Treasury De- Alaska Bldg.
- -	- •	•

Section 81.965 (b) is amended as follows:

§ 81.965 Exceptions. * * *

(b) Building Trades Stabilization Agreement. (1) Except as indicated in subparagraph (2) below, work on construction projects subject to the Wage Stabilization Agreement for the Building and Construction Trades Industry engaged in War Construction (July 1941) is exempted from the provisions of Executive Order 9240. The Agreement is entitled "Memorandum of Agreement between the Representative of Government Agencies Engaged in Defense Construction and the Building and Construction Trades Department of the American Federation of Labor." (See Order, Secretary of Labor, September 30, 1942.)

(2) On May 22, 1943, the Secretary of Labor determined that for the duration of the war, paragraph I (B) of Executive Order 9240, which recognizes the following six holidays only: New Year's Day, Fourth of July, Labor Day, Thanksgiving Day, Christmas Day, and Memorial Day, and requires compensation at the rate of time and one-half for work performed on such holidays, applies to work on construction projects which is subject to the Wage Stabilization Agreement for the Building and Construction Industry: Provided, That the clause in the Executive Order permitting the substitution of one holiday of greater local importance than Memorial Day does not apply to such work. (See Determination, Secretary of Labor, May 22, 1943.)

PLANT FACILITIES EXPANSION

Section 81.1015a is added as follows:

§ 81.1015a Termination or cancellation of Emergency Plant Facilities Con-

tracts. Whenever it is desired to effect termination or cancellation of an Emergency Plant Facilities Contract and permit the contractor to acquire all or any part of the interest of the Government in the facilities, the matter will be submitted in detail for the approval of the Under Secretary of War, through the Director, Purchases Division, Headquarters, Army Service Forces.

MISCELLANEOUS PURCHASE INSTRUCTIONS

Section 81.1122 is added as follows:

§ 81.1122 Joint action with Navy with respect to contingent fees. By memorandum dated May 3, 1943, the Director, Purchases Division, Headquarters, Army Service Forces, was directed by the Under Secretary of War to designate one or more officers to serve, with a representative or representatives to be selected by the Navy, on a Joint Army-Navy Committee to deal with the subject of contingent fees and excessive compensation of sales representatives for obtaining Government prime contracts and subcontracts thereunder.

(a) The Committee is authorized (1) to investigate facts and circumstances in connection with contingent fees or excessive compensation with respect to which either the War Department or Navy Department is interested: (2) to confer with prime contractors; subcontractors and sales representatives with a view to obtaining refunds or reduction of, or credits for, such illegal or excessive contingent fees or compensation paid or payable to such sales representatives, consistently with any outstanding regulations or instructions of the Department; (3) to recommend ways and means of obtaining such refunds, reduction or credits and the amounts thereof when owing to the Departments or either of them; (4) to establish a procedure for joint and cooperative action for the Departments with reference to the proper handling of these matters; and (5) directly to maintain close relations with the Department of Justice in policy matters of concern to that Department.

(b) Army representatives on the Committee (1) are to conduct their activities in close liaison with the War Department Price Adjustment Board in maters which affect renegotiation, and with the technical services in matters affecting contracts made by them; (2) are to report to the Under Secretary of War any case of fraud or possible criminal conduct discovered in the course of their activities which they believe should be reported to the Department of Justice; and (3) are to exercise such other authority and perform such other functions as may be authorized by the Director, Purchases Division, Headquarters, Army Service Forces, consistently with outstanding delegations of authority to him

(c) In addition to the authority delegated to him under §§ 81.107 (e), (f) and (g), The Director, Purchases Division, Headquarters, Army Service Forces, in order to effectuate the purpose of the memorandum referred to in the introductory paragraph to this section, has

been authorized to take or authorize any action necessary or proper in connection with the activities of the aforementioned Committee and Army representatives on said Committee.

(d) Captain Gregory S. Prince, Legal Branch, Purchases Division, Headquarters, Army Service Forces, Extension 4369, has been designated as the Army rerpesentative. In addition to the activities specifically authorized, as set forth in paragraph (a) of this section, and without limitation of outstanding authority exercised by the chiefs of the technical services, the Army representative has been authorized to collect data, investigate, and negotiate or participate in negotiations with reference to contingent fees or commissions paid to any salesman, broker, or sales representative by any prime contractor or subcontractor on War Deartment contracts and to make reommendations to the several chiefs of technical services with reference to the disposition of specific cases of illegal or excessive sales compensation. The several technical services will furnish to the Army representative such assistance as he may request, and make recommendations to him as occasion may arise.

(e) The chiefs of the technical services shall designate an officer primarily charged with the duty of coordinating the activities of the several technical services, in matters relating to contingent fees and excessive sales expenses of contractors. The name of the officer so designated shall be furnished to the Army representative by memorandum, giving the full name, title, position, malling address, and telephone extension number of such representatives.

Section 81.1135 (b) is amended as follows:

§ 81.1135 Index of Army purchase items. \bullet

(b) General index of articles purchased and applicable OPA regulations.

Commodity Regulations

Airplanes Exempt

Automotive equipment and supplies (except automobiles for military purposes which are exempt)—

Automobile parts 136-GMPR

Mechanic's hand tools 188-GMPR

Tires 63-119-143-GMPR

FORMS OF CONTRACTS

In § 81.1303 Appendix C to War Department Contract Form No. 3 is amended as follows:

§ 81.1303 W. D. Contract Form No. 3.

APPENDIX C

There is set forth below the present key employees proposed to be furnished under this contract indicating their names, description of work to be performed, an expression as to whether the salaries are based on a weekly, monthly or annual basis, and the maximum salary agreed upon to be paid for services in the position indicated for personnel now employed.

Name	Position	Salary based on weekly (W), monthly (M) or annual basis	Maximum sal- ary agreed to bo paid under contract
		-	

For the purposes of this Appendix C it is understood that

1. "Non-manual employees" are those employees who are not "laborers and mechanics" within the meaning of the Davis-Bacon Act. The term "non-manual employees" includes all occupations not involving manual labor directly in connection with construction work. Custodial employees are included within the term "non-manual employees". The following is a list (not all inclusive) of typical "non-manual" occupations:

Accountants. Architects. Auditors. Axemen. Bookkeepers. Chainmen. Checkers. Chiefs of party. Clerks. Cooks. Draftsmen. Engineers. Executives of any kind. Guards. Levelmen. Material checkers. Material clerks. Messengers. Office machine operators. Office managers. Project managers. Purchasing agents. Rodmen. Stenographers. Stewards. Storekeepers. Superintendents. Telephone operators. Timecheckers. Timekeepers. Tool checkers. Transitmen. Typists. Waiters. Watchmen. Waterboys.

- 2. Non-manual employees will be classified. in the following groups:
- a. Group A. Employees whose base salaries
- are \$53.31 or less per week.
 b. Group B. Employees whose base salaries are over \$53.31 and not over \$90.00 per week.
- c. Group C. Employees whose base sal-
- aries are over \$90.00 per week.
 d. Group D. Trade foremen employed by construction contractors.
- 3. The base salaries of all employees in Groups A and B are based on a work week of 40 hours. The base salaries of all employees in Group C are based on a minimum work week of 48 hours.
- 4. No offer of employment will be made to any prospective employee for work of the same general classification and responsibility as his present employment at a rate exceeding his present salary.
- 5. The base salary of a person not in the employ of the contractor prior to the execu-

tion of this contract will not be approved at a rate in excess of the maximum prescribed for the job classification in the approved salary schedule attached.

6. The base salary of a percon in the employ of the contractor prior to the execution of the contract will not be approved at a bace salary in excess of that paid immediately prior to execution plus such increases as the contractor customarily grants for work away from the home office, except that, in cases where the classifications of such a person is changed incident to or during his assignment to the project, the calary range in the approved salary schedule shall govern.

7. With regard to overtime payments:
a. Group A employees will be paid at the rate of time and one-half for all work which they are required to perform in excess of 40 hours during the first six days of any regularly scheduled work week, and at the rate of two times straight time for work which they are required to perform on the seventh consecutive day of such work week.

b. Group B employees will be paid at the rate of straight time for all work which they are required to perform in excess of 40

hours per week.

c. Group C employees will work any neces-sary number of hours (including work on Sundays) without payment of additional compensation.

d. Group D employees normally employed on an hourly basis will be granted the came overtime pay as the laborers and mechanics under their supervision. Group D employees employed on a weekly or monthly back will be governed by the overtime provisions applicable to employees in Groups A, B, or C

8. With regard to holiday payments: a. No deductions from weekly or monthly base salaries of employees in Groups A. B. and C shall be made for approved absences on customary holidays, and no premium wage or extra compensation shall be paid for work on such holidays, except that employees in Group A who are required to work on the holidays specified below, shall be paid at the rate of one and one-half times the straight time rate:

New Year's Day. July Fourth. Labor Day. Thankegiving Day. Christmas Day. Memorial Day.

b. Group D employees normally employed on an hourly basis will be granted the came overtime pay as the laborers and mechanics under their supervision. Group D employees employed on a weekly or monthly basis will be governed by the holiday provisions appli-

cable to Groups A, B, or C.

9. Worth on the ceventh consecutive day:
a. Since it is the policy to provide that each
worker will have one day of rest in seven, operations shall be arranged so as to permit one scheduled day of rest in each seven for

all employees not engaged in an executive or supervisory capacity.

b. Only in situations of emergency will approval be granted to work, on the ceventh consecutive day or more than 48 hours in any scheduled work week, these employees who are not engaged in executive or supervisory capacities. The Contracting Officer will obtain the prior approval of the Division Engineer or his designated representative before

approving work in such cases.

10. Leave privileges: All employees of Groups A, B, C, and those employees of Group D who are employed on a weekly or monthly basis, shall accrue leave with pay at the rate of two days per month for each month of service in lieu of any eick or vacation allowance, subject to the following rules:

a. Leave granted for any reason in excess of two days per month will not be reimburg-

b. Leave may be granted by the contractor, with the approval of the Contracting Officer, at such time or times as may be deemed in the best interests of the Government. Leave may be granted during the course of employ-ment or at the completion of employment.

c. No leave will be accrued to any employee

in excess of 48 days.
d. Uncarned leave may not be advanced.
e. Employees separated because of their own micronduct (including such causes as insubordination, drunkenness on the job, theft, etc.) chall forfeit any leave which they may have accrued at the time of separation.

1. Employees who resign, or are involuntarily separated for causes not due to their nulconduct, shall be entitled to all leave to and including date of separation.
g. Employees shall be charged with leave

only for absence on days upon which they would normally be on duty.

h. The minimum charge for leave shall

be one hour. Leave granted for less than one full day shall be proportionately charged.

1. Leave may not be granted for days of disability because of accidents which are covered by compensation insurance.
11. Approved salary schedule:

NONMANUAL EMPLOYEES OF COST-PLUS-A-FIXED-FEE PRINCIPAL AND SUBCON-TRACTORS

	Salary ranges				
Job classification	We	ekly	Monthly		
	From	То	From	то	
Executive and office engi-					
Architect chief	\$52.31 44.31	\$150.CO	\$400 192	8220 420	
Architect supt., chief	23.24	103.83	154	900	
A modificat court come	31, 15	53.31	135	232 231	
Computer Decigner, chief Decigner, crehitectural Decigner, engineering Draiteman, chief Draiteman	1 33 54	62.31 115.33 193.85 193.85 193.85 193.85 193.85	154	400	
Designer, contractural	67.23 44.31 44.31 53.31 62.31 62.31 62.31 62.31 67.23	103.83	252 152	500 450	
Designer, engineering	44.31	103.83	192	45	
Draftsman, chiaf	£3.31	103.83	192 231	43	
Draftsman.	26.24	53.31	115	231	
Engineer, chief Engineer, seet, chief	62 31	123 46	400 400	600	
	92.31	150.00 133.45 133.45 115.33 44.31 115.23 92.31	400	ϵcc	
Engineer, cluse. Engineer, junior Specification writer, chill.	67.33	115.23	292	500	
Engineer, junior	20.24 07.23	44.31	115	132	
Specification writer, chill.	44.31	113.23	292 152	500 400	
Specification writer Field engineers:	37.01	32-01	1.52	400	
4 Million	19.64	12.62	€3	83	
Chalaman	17.77	25.54 67.23	77	113	
Chief of party Engineer, chief construc-	25,54	67.23	154	233	
tipa	62.31	133.46	400	εcc	
Engineer, construction	92.31 73.31	115.23	231	500	
Increator, chici	33.54	115.33 67.33 73.31	154	29:	
Inspector Instrument man	26.74	(3.31 ·	115	23	
Redmon	31. 15 22. 15	31.15	133	23 13	
Surveyer, chief. Construction personnel:	44.31	103.85	192	43	
Construction personnel:				Ì	
Potimotos obiof	62.31 53.31 53.54	133.43 163.85 53.31 163.85 53.31 115.23 115.23 15.33	400 231	4.	
Entirenter.	23.54	193.23	154	23	
Expeditor, chief	44.31	103.85	152	450	
Expeditor Labor relations manager Macter mechanic	20.54	£3.31	115	231	
Master meabonia	23.31	115.33	231	500	
Material checker	22.15	35.54	231 C6	500 15	
Paymorter Paymorter, cost	25.54	52.31	C6 154	40	
Paymacter, acet	44.31 20.64 20.31 20.15 20.64	35.64 92.31 53.31 103.85 103.85	1 115	1 771	
Percentel manager Priorities manager Priorities manager, eart	23.54	103.85	154 154 154	4.7	
Priorition manager, aget	35.54	23.31	154	23	
Project manager	115.23	1 173.62	500 231	750	
Project manager, acct	(3.31	115.33 123.43 £3.31	231	500	
Purchasing agent	23.31 23.24	123.45	231 154	600 231	
Project manager, each Project manager, each Purchasing agent, each Southery and safety man-	ľ	10.01	104	23	
8007.	44.31	62.31	152	400	
Storeheerer, chief.	23.31	62.31 62.31 53.31	231	400 400 271	
Storeliseper, chief Storeliseper, cert Superintendent, general Superintendent, seet. gen. Superintendent	20,54	173.02	115	231	
Superint ndent sect con	115.23 62.31 62.31	133.45	509 400 420	α. α.	
Superintendent		133.45	4.0	ccc	
Superintendent, ecct	1 23.31	52.31		4.6	
Timekeeper, chief	33.54	62.31	133	4.1	
Timekeeper eest chist. Timekeeper	26.74 17.77	173.03 133.46 133.46 92.31 92.31 44.31 50.74	115	400 15.	
Traille manager Traille manager, cest	23.31 33.54	02.71 03.31	انك	4.0	
Traffle manager, acst	33.54	53.31	154		

NONMANUAL EMPLOYEES OF COST-PLUS-A-FIXED-FEE PRINCIPAL AND SUBCON-TRACTORS—Continued.

	,	Salary ra	nges	
Job classification	We	Weekly M		
	From	То	From	To
Office and miscellaneous personnel: Accountant. Accountant, asst	44. 31 53. 31 53. 31 53. 35. 54 35. 54 17. 77 26. 54 17. 77 26. 54 17. 77 27. 77 17. 7	\$92.31 67.38 123.92.31 39.92 48.92 53.31 26.54 92.31 53.31 5	\$154 154 192 231 135 1154 177 77 77 115 192 192 194 154 154 177 77 77 77 77 77 77 77 77 77 77 77 77	\$400 231 292 550 400 173 212 231 115 400 400 400 133 115 400 133 111 400 231 115 400 133 111 115 115 115 115 115 115 115 115

In § 81.1304 Appendix C to War Department Contract Form No. 4 is amended as follows:

§ 81.1304 W. D. Contract Form No.

APPENDIX O

There is set forth below the present key employees proposed to be furnished under this contract indicating their names, description of work to be performed, an expression as to whether the salaries are based on a weekly, monthly or annual basis, and the maximum salary agreed upon to be paid for services in the position indicated for personnel now employed.

Name	Position	Salary based on weekly (W), monthly (M) or annual basis	Maximum sal- ary agreed to be paid under contract

For the purpose of this Appendix C, it is understood that:

1. "Non-manual employees" are those employees who are not "Laborers and mechanics" within the meaning of the Davis-Bacon Act. The term "Non-manual employees" includes all occupations not involving manual labor directly in connection with construction work. Custodial employees are included within the term "non-manual employees." The following is a list (not all inclusive) of typical "non-manual" occupations.

Accountants. Architects. Auditors. Axemen. Bookkeepers. Chainmen. Checkers. Chiefs of party. Clerks. Cooks. Draftsmen. Engineers. Executives of any kind. Guards. Levelmen. Material checkers. Material clerks. Messengers. Office machine operators. Office managers.

Project managers. Purchasing agents. Rodmen. Stenographers. Stewards. Storekeepers. Superintendents. Telephone operators. Timecheckers. Timekeepers.

Transitmen. Typists. Waiters. Watchmen. Waterboys.

Tool checkers.

Non-manual employees will be classified in the following groups:

a. Group A. Employees whose base salaries are \$53.31 or less per week.
b. Group B. Employees whose base sal-

aries are over \$53.31 and not over \$90.00 per week.

c. Group C. Employees whose base sal-

aries are over \$90.00 per week.
d. Group D. Trade foremen employed by construction contractors.

3. The base salaries of all employees in Groups A and B are based on a work week of 40 hours. The base salaries of all employees in Group C are based on a minimum work week of 48 hours.

4. No offer of employment will be made to any prospective employee for work of the same general classification and responsibility as his present employment at a rate exceeding his present salary.

5. The base salary of a person not in the employ of the Architect-Engineer prior to the execution of this contract will not be approved at a rate in excess of the maximum prescribed for the job classification in the approved salary schedule attached.

6. The base salary of a person in the employ of the Architect-Engineer prior to the execution of the contract will not be approved at a base salary in excess of that paid immediately prior to execution plus such increases as the Architect-Engineer customarily grants for work away from the home office, except that, in cases where the classification of such a person is changed incident to or during his assignment to the project, the salary range in the approved salary schedule shall govern.
7. With regard to overtime payments:

a. Group A employees will be paid at the rate of time and one-half for all work which they are required to perform in excess of 40 hours during the first six days of any regularly scheduled work week, and at the rate of two times straight time for work which they are required to perform on the seventh consecutive day of such work week.

b. Group B employees will be paid at the rate of straight time for all work which they are required to perform in excess of 40 hours

per week.

c. Group C employees will work any necessary number of hours (including work on Sundays) without payment of additional compensation.

d. Group D employees normally employed on an hourly basis will be granted the same overtime pay as the laborers and mechanics under their supervision. Group D employees employed on a weekly or monthly basis will be governed by the overtime provisions appliable to employees in Group A.B. or G.

cable to employees in Group A, B, or O.

8. With regard to holiday payments:

a. No deductions from weekly or monthly base salaries of employees in Groups A, B, and C shall be made for approved absences on customary holidays, and no premium wage or extra compensation shall be paid for work on such holidays, except that employees in Group A who are required to work on the holidays specified below, shall be paid at the rate of one and one-half times the straight

time rate: New Year's Day. July Fourth. Labor Day. Thanksgiving Day. Christmas Day. Memorial Day.

b. Group D employees normally employed on an hourly basis will be granted the same overtime pay as the laborers and mechanics under their supervision. Group D employees employed on a weekly or monthly basis will be governed by the holiday provisions appli-

cable to Group A, B, or C.

9. Work on the seventh consecutive day:
a. Since it is the policy to provide that
each worker will have one day of rest in
seven, operations shall be arranged so as to permit one scheduled day of rest in each seven for all employees not engaged in an

executive or supervisory capacity.

b. Only in situations of emergency will approval be granted to work, on the seventh consecutive day or more than 48 hours in any scheduled work week, those employees who are not engaged in executive or supervisory capacities. The Contracting Officer will obtain the prior approval of the Division Engineer or his designated representative be-

Engineer or his designated representative before approving work in such cases.

10. Leave Privileges: All employees of
Groups A, B, C, and those employees of Group
D who are employed on a weekly or monthly
basis, shall accrue leave with pay at the rate
of two days per month for each month of service in lieu of any sick or vacation allowance, subject to the following rules:

a. Leave granted for any reason in excess of two days per month will not be reimbursable.

b. Leave may be granted by the architectengineer, with the approval of the Contracting Officer, at such time or times as may be deemed in the best interests of the Government. Leave may be granted during the course of employment or at the completion of employment.

c. No leave will be accrued to any employee

in excess of 48 days.
d. Unearned leave may not be advanced.

e. Employees separated because of their own misconduct (including such causes as insub-

ordination, drunkenness on the job, theft, etc.) shall forfeit any leave which they may have accrued at the time of separation.

1. Employees who resign, or are involuntarily separated for causes not due to their misconduct, shall be entitled to all leave to and including date of separation.

g. Employees shall be charged with leave only for absence on days upon which they would normally be on duty.

h. The minimum charge for leave shall be one hour. Leave granted for less than one full day shall be proportionately charged.

1. Leave may not be granted for days of disability because of accidents which are covered by compensation insurance.

11. Approved salary schedule:

NONMANUAL EMPLOYEES OF COST-PLUS-A-FIXED-FEE PRINCIPAL AND SUBCON-TRACTORS

TRACTORS		Salary ra	nges	
Job classification	Weekly Me			hly
	From To		From	То
Executive and office en-				
gineers: Architect, chief Architect supt., chief Architect supt., asst Computer Designer, chief Designer, architectural Designer, architectural Draftsman, chief	\$92,31 44,31	\$150.00 103.85 67.38 53.31 92.31 115.38	\$400 192	\$550 450
Architect supt	35. 54 31. 15	67.38 53.31	154 135	232 231
Computer	35.54 67.33 44.31 44.31 53.31	92,31	154 292	400 500
Designer, architectural	44,31	103.85	192 192	450 450
Draftsman, chief.	53.31	115.38 103.85 103.85 103.85 53.31	231	450
Draftsman Engineer, chief Engineer, asst. chief Engineer, departmental Engineer, office Engineer, iunior Specification writer, chief Specification writer Field engineers:	26.54 92.31	150.00	115 400	231 650
Engineer, asst. chief Engineer, departmental	92.31 92.31 67.33	138, 46 138, 46 115, 38 44, 31 115, 38 92, 31	400 400	600 600
Engineer, office	67.38 26.54	115.38 44.31	202	500 192
Specification writer, chief.	26.54 67.38 44.31	115.38 92.31	292 192	500 400
A marman			69	85
Axeman Chainman	18.64 17.77	19.62 26.54 67.38	77	115
Chainman. Chief of party Engineer, chief construc-	35. 54	1	154	232
Engineer. construction	92,31 53,31	138, 46 115, 38	400 231	600 500
Engineer, construction Inspector, chief Inspector	35. 54 26. 54	67.38 53.31	154 115	232 231
Instrument man	31, 15 22, 15	53.31 31.15	135 96	231 135
Rodman Surveyor, chief	1 44.31	103.85	192	450
Construction personnel: Equipment manager Estimator, chief	92.31 53.31	138. 46 103. 85 53. 31 103. 85 53. 31 115. 38 115. 38	400	600
Estimator	1 20.02	53.31	231 154	450 231
Estimator Expediter, chief Expediter	44.31 26.54	103.85 53.31	192 115	450 231
Labor relations manager	53.31 53.31	115.38	231 231	500 500
Material checker	22.15	35.54	95 154	154 400
Paymaster, asst	26.54	35.54 92.31 53.31 103.85	115	231
Priorities manager	35.54	103.85	154 154	450 450
Priorities manager, asst Project manager	35. 54 115. 33	53.31 173.03	154 500	231 750
Expediter, chief. Expediter. Labor relations manager. Master mechanic. Material checker. Paymaster, asst. Personnel manager. Priorities manager. Priorities manager. Project manager, asst. Project manager, asst. Purchasing agent. Purchasing agent. Purchasing agent, asst.	53.31 53.31	173.03 115.38 138.46	231	500 600
Project manager, Project manager, asst Purchasing agent, Purchasing agent, asst Sanitary and safety manager. Storekeeper, chief. Storekeeper, asst Superintendent, general. Superintendent, asst gen. Superintendent, asst gen. Superintendent, asst. gen. Superintendent, asst. gen. Trimekeeper, asst. chief. Timekeeper, asst. chief. Timekeeper. Traffic manager, asst. Office and miscellaneous	35. 54	138, 46 53, 31		231
ager Storekeeper, chief	44.31 53.31	92 31 92 31 53 31 173 08 138 46 138 46 92 31 92 31 44 31 35 54 92 31 53 31	192 231	400
Storekeeper, asst	28.54 115.38	53.31	115 500	231 750
Superintendent, asst. gen.	92.31	138.46	500 400 400	600
Superintendent, asst	53.31	92.31	231	400
Timekeeper, chief Timekeeper, asst. chief	35.54 26.54	44.31	154 115	400 192
Timekeeper Traffic manager Traffic manager, asst	17.77 53.31	35.54 92.31	231	154 400
Traffic manager, asst Office and miscellaneous	35. 54	53.31	154	231
personnel:	25 54	02 31	151	400
Accountant, asst	35.54	92.31 53.31 67.33 120.92 92.31 92.31 53.32 43.92 53.33 92.33 53.33 92.33 53.33 92.31	154 192	231
AuditorAuditor	53.31	126.92	231	550
Auditor, asst Blue print operator	53.31 31.15	39. 92	231 135	1 173
Bookkeeper	- 26. 54 - 35. 54	48.92 53.31	115 154	212 231
Chauffeur	- 17.77 28 54	26.54	154 77 115	115
Clerk	17.77	35.5	192	154
Fire chief	- 44:31	92.3	192	400
Fire chief, asst Fireman	- 35.54 - 35.54	53.3	154 154	231
Guard	- 35.54 - 17.77	53.31 22.1	154 5 77	96
Messenger	- 22, 15 - 17, 77	35.5 35.5	77	154
Office boy	- 17.77	26.5 26.5	1 1 77	1115
Office manager	53.31	103.8 67.3	231	450
Receptionist	17.7	7 26.5	8 154 4 177	7 115
Safety (first aid) man Secretary	- 44.31 - 17.77	92.3	5 77	1 135
Statistician	53.31	1 92.3 53.3	1 23	L 400 2 231
Stenographer	17.7	7 26.5 7 31.1	5 7	7 115
Telephone operator	- 17.7	7 26.5 22.1	4 7 5 G	7 115
Traitic manager, asst. Office and miscellaneous personnel: Accountant. Accountant. Accountant. Actorney and notary. Auditor. Auditor. Blue print operator. Bookkeeper. Cashier. Chauffeur. Chief clerk. Clerk. Doctor. Fire chief. Fire chief, asst. Fireman. Guard. Janitor. Messenger. Nurse. Office boy. Office manager. Office manager. Office manager. Safety (first aid) man. Secretary. Statistician. Statistician. Statistician. Statistician. Statopypist. Telephone operator. Typist. Watchman.	17.7	31.1	5 7	
	<u> </u>			<u> </u>

In § 81.1312 Appendix C to War Department Contract Form No. 12 is amended as follows:

§ 81.1304 W. D. Contract Form No.

APPENDIX O

There are set forth below the precent key employees proposed to be furnished under this contract indicating their names, description of work to be performed, an expression as to whether the salaries are based of the proposed of the propos on a weekly, monthly or annual backs, and the maximum salary agreed upon to be paid for services in the position indicated for personnel now employed.

Name	Position	Enlary basel on weekly (W), monthly (M) or annual basis	Maximum sal- ary agreed to to pall under contract
	<u> </u>		<u> </u>

For the purposes of this Appendix C it is understood that:

1. "Non-manual employees" are those employees who are not "laborers and mechanics" within the meaning of the Davis-Bacon Act. The term "non-manual employees" includes all occupations not be applied to the property of the connection of the connect proyees metudes an occupations not involving manual labor directly in connection with construction work. Custodian employees are included within the term "nonmanual employees." The following is a list (not all inclusive) of typical "non-manual" occupations:

Architects. Auditors. Axemen. Bookkeepers. Chainmen. Checkers. Chiefs of party. Clerks Cooks. Draftsmen. Engineers. Executives of any kind. Guards. Levelmen. Material checkers. Material clerks. Messengers. Office machine operators. Office managers. Project managers. Purchasing agents. Rodmen. Stenographers. Stewards. Storekeepers Superintendents. Telephone operators. Timecheckers. Timekeepers. Tool checkers. Transitmen. Typists. Walters. Watchmen.

Waterboys.

Accountants.

- 2. Non-manual employees will be classifled in the following groups:
- a. Group A. Employees whose base cal-
- aries are \$53.31 or less per week.

 b. Group B. Employees whose base calaries are over \$53.31 and not over \$90.00 per week.

- c. Group C. Employees whose base salaries are over \$30.00 per week.
 d. Group D. Trade foremen employed by
- construction contractors.
- 3. The base calaries of all employees in Groups A and B are based on a work week of 40 hours. The base salaries of all employecs in Group C are based on a minimum work week of 48 hours.
- 4. No offer of employment will be made to any prespective employee for work of the came general classification and responsibility as his present employment at a rate ex-
- ceeding present salary.

 5. The base calary of a person not in the employ of the A-E-M prior to the execution of this contract will not be approved at a rate in excess of the maximum prescribed for the job classification in the approved salary cchedule attached.
- 6. The base calary of a person in the em-ploy of the A-E-M prior to the execution of the contract will not be approved at a base calary in excess of that paid immediately prior to execution plus such increases as the A-E-M customarily grants for work away from the home office, except that, in cases where the classifications of such a person is changed incident to or during his assignment to the project, the salary range in the approved calary cehedule shall govern.
- 7. With regard to overtime payments: a. Group A employees will be paid at the rate of time and one-half for all work which they are required to perform in excess of 40 hours during the first six days of any regularly scheduled work week, and at the rate of two times straight time for work which they are required to perform on the seventh conrecutive day of such work week.
- b. Group B employees will be paid at the rate of straight time for all work which they are required to perform in excess of 40 hours per week.
- c. Group C employees will work any necescary number of hours (including work on Sundays) without payment of additional compensation.
- d. Group D employees normally employed on an hourly basis will be granted the same overtime pay as the laborers and mechanics under their supervision. Group D employees employed on a weekly or monthly basis will be governed by the overtime provisions appli-
- cable to employees in Group A, B, or C.

 8. With regard to holiday payments:
 a. No deductions from weekly or manthly bace calaries of employees in Groups A. B. and C shall be made for approved absences on customary holidays, and no premium wage or extra compensation shall be paid for work on such holidays, except that employees in Group A who are required to work on the holidays specified below shall be paid at the rate of one and one-half times the straight time rate:

New Year's Day. July Fourth. Labor Day. Thankegiving Day. Christmas Day. Memorial Day.

b. Group D employees normally employed on hourly backs will be granted the same overtime pay as the laborers and mechanics under their supervision. Group D employees employed on a weekly or monthly basis will be governed by the holiday provisions applicable to Group A, B, or C.

9. Work on the seventh consecutive day:
a. Since it is the policy to provide that

each worker will have one day of rest in ceven, operations shall be arranged so as to permit one ccheduled day of rest in each coven for all employees not engaged in an executive or supervicory capacity.

b. Only in situations of emergency will approval be granted to work, on the seventh

concecutive day or more than 48 hours in any scheduled work week, those employees who are not engaged in executive or super-vicory capacities. The Contracting Officer

will obtain the prior approval of the Division Engineer or his designated representative be-

fore approving work in such cases.

10. Leave Privileges: All employees of Groups A, B, C, and those employees of Group D who are employed on a weekly or monthly basis, shall accrue leave with pay at the rate of two days per month for each month of service in lieu of any sick or vacation allowance, subject to the following rules:

a. Leave granted for any reason in excess of two days per month will not be reim-

bursable.

- b. Leave may be granted by the A-E-M, with the approval of the Contracting Officer, at such time or times as may be deemed in the best interests of the Government. Leave may be granted during the course of employment or at the completion of employment.
- c. No leave will be accrued to any employee in excess of 48 days.
- d. Uncarned leave may not be advanced.
 e. Employees separated because of their
 own misconduct (including such causes as
 insubordination, drunkenness on the job, theft, etc.) shall forfeit any leave which they
- may have accrued at the time of separation.

 f. Employees who resign, or are involuntarily separated for causes not due to their misconduct, shall be entitled to all leave to and including date of separation.
- g. Employees shall be charged with leave only for absence on days upon which they would normally be on duty. h. The minimum charge for leave shall be
- one hour. Leave granted for less than one
- full day shall be proportionately charged.

 1. Leave may not be granted for days of disability because of accidents which are covered by compensation insurance.

11. Approved salary schedule:

NONMANUAL EMPLOYEES OF COST-PLUS A-FIXED-FEE PRINCIPAL AND SUBCON-TRACTORS

TRACTORS				
	;	Balary ra	nges	
Job classification	Weekly		Mon	hly
	From To		From	то
Executive and office en-				
Architect, chief	\$92.31 44.31 35.54 31.15	\$150.00 103.85 67.38 53.31	\$400 192 154 135	\$650 450 292 231
Computer Designer, chief Designer, architectural Designer, engineering	44.31	92.31 115.38 103.85 103.85	154 292 192 192	400 500 450 450
Draftsman, chief Draftsman Engineer, chief Engineer, asst. chief	26.54 92.31 92.31	103.85 53.31 150.00 138.46	231 115 400 400	450 231 650 600
Engineer, departmental Engineer, office Engineer, junior Specification writer, chief.	67.38 26.54 67.38	138, 46 115, 38 44, 31 115, 38	400 292 115 292	500 500 192 500
Specification writer Field engineers: Axeman	44. 31 18. 64	92.31	192 69	400 85
Chainman Chief of party Engineer, chief construc-	17.77 35.54	26.54 67.38	77 154	115 292
tion Engineer, construction Inspector, chief Inspector	92.31 53.31 35.54	138.46 115.38 67.38	400 231 154	500 500 292
Instrument man	31.15	53.31 53.31 31.15 103.85	115 135 96 192	231 231 135
Surveyor, chief Construction personnel: Equipment manager	92.31	138.46	400	450 600
Estimator, chief Estimator Expeditor, chief	53.31 35.54 44.31 26.54	103.85 53.31 103.85 53.31	231 154 192 115	450 231 450 231
Expediter	53.31 53.31	115.38 115.38 35.54	231 231 98	500 500 154
Paymaster	35. 54 26. 54 35. 54	92.31 53.31 103.85	154 115 154	400 231 450
Priorities manager. Priorities manager, asst Project manager. Project manager, asst	35.54 115.38	103.85 53.31 173.08 115.38	154 154 500 231	450 231 750 500
Purchasing agent	63.81	138.46	231	600

NONMANUAL EMPLOYEES OF COST-PLUS-A-FIXED-FEE PRINCIPAL AND SUBCON-TRACTORS—Continued.

	Salary ranges				
Job classification	We	ekly	Mont	hly	
•	From	То	From	То	
Construction personnel—	_				
Purchasing agent, asst Sanitary and safety man-	\$35.54	\$53.31		\$231	
8ger	44.31	92.31 92.31	192	400	
Storekeeper, chief	53.31	92.31 53.31	231 115	400 231	
Storekeeper, asst Superintendent general	26.54	173.08	500	750	
Superintendent, asst. gen.	92.31	133.46	400	600	
Superintendent		138, 46	400	600	
Superintendent Superintendent, asst	92.31 53.31	92.31	231	400	
Timekeeper, chici	35. 54	92.31	154	400	
Timekeeper, asst. chief	26. 54	44. 31	115	192	
Timekeeper Traffic manager Traffic manager, asst	17.77 53.31	35. 54	77 231	154 400	
Trainc manager	35, 54	92.31 53.31	154	231	
Office and miscellaneous	71	00.01	101		
personnel: Accountant	35. 54	92.31	154	400	
Accountant, asst	35. 54	53, 31	154	231	
Attorney and notary	44.31	53.31 67.38	192	292	
Auditor	53.31	126.92 92.31	231	550	
Auditor, asst	53.31		231	400	
Auditor, asst Blue print operator	31.15	39.92	135	173	
Bookkeeper	20.04	48.92	115	212	
Cashier	35.54 17.77	53.31 26.54	154	231	
Chauffeur	26.54	53.31	115	231	
Clerk	17.77	35, 54	1 77	154	
Doctor	17.77 44.31	92.31	192	400	
Doctor Fire chief Fire chief, asst	44.31	92.31	192	400	
Fire chief, asst	35. 54	53.31	154	231	
rireman	. UU. UZ	53. 31	154	231	
Guard	35. 54	53.31	154	231	
Janitor	17.77 22.15	22.15 35.54	77 98	98 154	
- Messenger		35.54	77	154	
NurseOffice boy		26. 54	77	115	
Office machine operator	17.77	26.54	77	115	
Office manager	. 53. 31	103.85	231	450	
Office manager, asst	35.54	67.38	154	292	
Receptionist Safety (first aid) man	17.77 44.31	26, 54	77	115	
Safety (first aid) man	44.31	92, 31	192	400	
Secretary Statistician Statistician, asst Stenographer Stenotypist	- 17.77	31.15 92.31	77 231	135	
Statistician	1 23. 31	53.31	192	231	
Stanographer	177	26.54		1115	
Stenotypist	17.77	31.15	77	135	
Telephone operator	. 1 1/. //	26.54		115	
Typist	14.31	22.15	62	96	
Typist Watchman	14.31 17.77	31.15	-77	135	
	1	i	1	1	

[SEAL]

H. B. Lewis, Brigadier General, Acting The Adjutant General.

F. R. Doc. 43-10252; Filed, June 26, 1943; 9:21 a. m.]

Chapter X-Areas Restricted for National **Defense Purposes**

[Public Proclamation 2]

PART 105-ESTABLISHMENT OF MILITARY AREAS

MILITARY AREA NO. 1 OF THE STATE OF TENNESSEE

MARCH 25, 1943.

Headquarters Southern Defense Command Fort Sam Houston, Texas. To

whom it may concern:

Whereas by Executive Order No. 9066, February 19, 1942 (7 F.R. 1407), the President of the United States authorized and directed the Secretary of War and the Military Commanders whom he may from time to time designate, whenever he or any such designated Commander deems such action necessary or desirable, to prescribe military areas in such places and of such extent as he or the appropriate Military Commander may determine, from which any or all persons may

be excluded, and with respect to which the right of any person to enter, remain in, or leave shall be subject to whatever restrictions the Secretary of War or the appropriate Military Commander may impose, in his discretion; and

Whereas The Secretary of War on April 22, 1942, designated the Commanding General, Southern Defense Command, as the Military Commander to carry out the duties and responsibilities imposed by said Executive Order for that portion of the United States embraced in the Southern Defense Command; and

Whereas by virtue of orders issued by the War Department on March 17, 1941, as amended by orders issued by the War Department on December 20, 1941, on March 18, 1942, on March 31, 1942, and on April 19, 1942, that portion of the continental United States included in the states of Alabama, Arkansas, that part of Florida west of the Apalachicola River, Louisiana, Mississippi, New Mexico, Oklahoma, Tennessee, and Texas has been established as the Southern Defense Command, which is now under my command; and

Whereas the Southern Defense Command embraces portions of the United States which are particularly subject to attack, to attempted invasion by the armed forces of nations with which the United States is now at war, to espionage, and to acts of sabotage, thereby requiring the adoption of military measures necessary to establish safeguards against such enemy operations;

Now therefore, I, Courtney H. Hodges, Lieutenant General, U. S. Army, by virtue of the authority vested in me by the President of the United States and by the Secretary of War and my powers and prerogatives as Commanding General of the Southern Defense Command, charged with the defense of my Command, do hereby declare and proclaim that:

§ 105.4 Military Area No. 1 of the State of Tennessee—(a) General. (1) Pursuant to a determination by me of military necessity for such action and by direction of the Secretary of War, the following described area lying and being situate within the Second Civil District of Roane County, Tennessee, and the Eighth and Ninth Civil Districts of An-derson County, Tennessee, and known as the Clinton Engineering Works, is hereby declared Military Area No. 1 of the State of Tennessee and is additionally designated and established as Total Exclusion Area No. 1 of the State of Tennessee.

A tract of land beginning at a point in the west line of the L. & N. Railroad, Wind Rock Branch, where the county road crosses the same at a point 200 feet, more or less, northwest of Dossett Station on said L. & N. Railroad; thence northwesterly and southwesterly following the westerly and southerly right of way line of said L & N. Railroad 4.56 miles, more or less, to Batley Station on said L. & N. Railroad; thence, leaving the L. & N. Railroad right of way and on an approximate bearing south 55° west 1.25 miles, more or less, to the fork of the Mahoney Road and Highway No. 61; thence continuing on an approximate bearing south 50° west 3.05 miles, more or less, to a point in the center of the East Fork-Valley-Oliver Springs Road

at the point of the main curve in said road on the north side of Black Oak Ridge, said point being approximately 1/2 mile south measured from the junction of said road and the Maloneyville Road opposite Lockett's Ford Bridge; thence continuing on an approximate bearing south 49° west 3.7 miles, more or less, to a point near a two-story shed on the property of Robert Gallaher; thence continuing on an approximate bearing south 37° west 2.7 miles, more or less, to a point in the center of Clinch River at River mile 11.4; thence upstream with the center line of Clinch River and its various meanders 40 miles to the west line of the L. & N. Railroad bridge across Clinch River; thence north-westerly leaving the river and following the west right of way of the L. & N. main line 11/2 miles, more or less, to the point of junction of the L. & N. main line and the Wind Rock Branch line of said L. & N. Railroad, said point of junction being approximately 100 feet, more or less, south of Dossett Station; thence continuing northwesterly with the west right of way line of the L. & N. Railroad, Wind Rock Branch, 300 feet, more or less, to the place of beginning and containing 56,200 acres, more or less.

The above described military area is shown on the map of the State of Tennessee attached hereto and marked "Annex No. 1."1

(2) The District Engineer, Manhattan District, Office of the Chief of Engineers, U. S. Army, shall determine the terms and conditions under which any and all persons shall be permitted to enter, remain in, or leave the above described Military Area No. 1, of the State of Tennessee.

(3) Any person violating the foregoing restrictions with respect to Military Area No. 1 of the State of Tennessee herein' prescribed, or any of the terms or conditions of entering, remaining in, or departing therefrom, prescribed under authority hereof, will be subject to the criminal penalties provided by the Act of Congress approved March 21, 1942, entitled "An Act to provide a penalty for the violation of restrictions or orders with respect to persons entering, remaining in, leaving, or committing any act in military areas or zones," (56 Stat. 173, 18 USCA, Sec. 97a) and may result in the exclusion of such person from other designated military areas.

[SEAL] COURTNEY H. HODGES, Lieutenant General, U.S. Army, Commanding.

Confirmed:

J. A. Ulio, Major General, The Adjutant General.

[F. R. Doc. 43-10419; Filed, June 29, 1943; 9:23 a. m.l

TITLE 16—COMMERCIAL PRACTICES

Chapter I-Federal Trade Commission [Docket No. 3447]

PART 3-DIGEST OF CEASE AND DESIST **ORDERS**

DOROTHY GRAY, LTD., ET AL.

§ 3.6 (t) Advertising falsely or misleadingly-Qualities or properties of product or service: § 3.6 (x) Advertising falsely or misleadingly-Results. In connection with offer, etc., in commerce, of respondents' cosmetics or any similar products, representing (1) that the Vitamin D contained in respondents' cosmetic creams will cause the coloring of the skin to be cleared or brightened, will make skin texture softer, will smooth lines out of the skin or will provide any beneficial effect whatsoever to the skin; (2) that treatments with respondents' cosmetic preparations tighten the relaxed contour of the face or stimulate lagging circulation or have any effect upon circulation in excess of temporarily stimulating local circulation; (3) that treatments with respondents' cosmetic preparations will clear the pores of dirt and other accumulations; (4) that respondents' cosmetic preparations will remove, counteract or fortify against lines or wrinkles in the skin; or (5) that respondents' Special Toning Oil, used alone or in combination with their creams, will penetrate the skin, pro-hibited, subject to the provision, however, as respects said third prohibition. that the respondents are not thereby prohibited from representing that such creams may remove superficial accumulations of dirt from the pore openings, and subject to the further provision, as respects said fourth prohibition; that respondents are not prohibited thereby from representing that an emollient cream which lubricates the skin will aid in smoothing out lines caused solely by dryness of the skin. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec. 45b) [Cease and desist order, Dorothy Gray, Ltd., et al., Docket 3447, June 19, 1943]

In the Matter of Dorothy Gray, Ltd., a Corporation, Dorothy Gray Salons, a Corporation, and Lehn & Fink Products Corporation, a Corporation

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 19th day of June, A. D. 1943.

This proceeding having been heard by the Federal Trade Commission, upon the complaint of the Commission, the answer of the respondents; and a stipulation as to the facts entered into between the respondents herein and Richard P. Whiteley, Assistant Chief Counsel for the Commission, which provides, among other things, that without further evidence or other intervening procedure, the Commission may issue and serve upon the respondents herein findings as to the facts and conclusion based thereon and an order disposing of the proceeding, and the Commission having made its findings as to the facts and conclusion that said respondents have violated the provisions of the Federal Trade Commission Act:

It is ordered, That the respondents, Dorothy Gray, Ltd., a corporation, and Lehn & Fink Products Corporation, a corporation, and their respective officers, representatives, agents and employees, directly or through any corporate or other device, in connection with the offering for sale, sale and distribution in

commerce, as commerce is defined in the Federal Trade Commission Act, of their cosmetic preparations or any products of substantially similar composition, or possessing substantially similar properties, do forthwith cease and desist from representing:

1. That the Vitamin D contained in respondents' cosmetic creams will cause the coloring of the skin to be cleared or brightened, will make skin texture softer, will smooth lines out of the skin or will provide any beneficial effect whatsoever to the skin;

2. That treatments with respondents' cosmetic preparations tighten the relaxed contour of the face or stimulate lagging circulation or have any effect upon circulation in excess of temporarily stimulating local circulation;

3. That treatments with respondents' cosmetic preparations will clear the pores of dirt and other accumulations: Provided, However, That the respondents are not hereby prohibited from representing that such creams may remove superficial accumulations of dirt from the pore openings;

.4. That respondent's cosmetic preparations will remove, counteract or fortify against lines or wrinkles in the skin: Provided, however, Respondents are not prohibited hereby from representing that an emollient cream which lubricates the skin will aid in smoothing out lines caused solely by dryness of the skin;

5. That respondents' Special Toning Oil, used alone or in combination with their creams, will penetrate the skin.

It is further ordered, That the respondents, Dorothy Gray, Ltd., and Lehn & Fink Products Corporation, shall within sixty (60) days after service upon them of this order, file with the Commission a report in writing, setting forth in detail the manner and form in which they have complied with this order.

It is further ordered. That the case growing out of the complaint issued herein be closed, without prejudice, insofar as the respondent Dorothy Gray Salons, a corporation, is concerned for the reason that said respondent corporation was liquidated and dissolved April 1. 1941.

By the Commission__

OTIS B. JOHNSON, [SEAL] Secretary.

[F. R. Doc. 43-10425; Filed, June 23, 1943; 11:20 a. m.]

TITLE 26—INTERNAL REVENUE

Chapter I-Bureau of Internal Revenue Subchapter D-Social S curity and Carrier Taxes IT. D. 52771

PART 404-COLLECTION OF INCOME TAX AT SOURCE ON WAGES

Advance regulations relating to collection of income tax at source on wages under subchapter D and subchapter E of chapter 9 of the Internal Revenue Code, as added by section 2 of the Current Tax Payment Act of 1943.

¹Filed with original document.

404.14

404.15

Expenses.

Sec. 404.0 Introductory. Effective date of income tax with-404.1 holding and expiration date for victory tax withholding. 404.2 Payroll period. 404.3 Employer. 404.4 Return and payment of income tax withheld on wages. 404.5 Use of government depositaries in connection with payment of taxes. Receipts for tax withheld at source 404.6 on wages. Withholding in the case of certain 404.7 nonresident alien individuals. Withholding on basis of average 404.8 wages. Supplemental wage payments. 404.9 Pensions and retired pay. Period less than one week. 404.10 404.12 Wages paid on behalf of two or moreemployers. Rounding off of wage payment. 404.13

money.

AUTHORITY: §§ 404.0-404.15 inclusive issued under sec. 2, Pub. Law 68, 78th Cong.; secs. 62, 1420 (c), 1429, 3791, 53 Stat. 32, 176, 178, 467; 26 U.S.C. 62, 1420 (c), 1429, 3791.

Wages paid in property other than

§ 404.0 Introductory. Section 2 of the Current Tax Payment Act of 1943 (Public Law 68, 78th Congress), approved June 9, 1943, adds to chapter 9 of the Internal Revenue Code, relating to employment taxes, subchapter D, relating to collection of income tax at source on wages, and subchapter E, general provisions. Pending the promulgation of comprehensive regulations under the said section 2, the following advance regulations are hereby prescribed. These regulations are not necessarily complete as to the subject-matter covered. Their purpose is to state certain basic principles which will be of immediate assistance to employers in the inauguration of the withholding system.

§ 404.1 Effective date of income tax withholding and expiration date for victory tax withholding. Beginning July 1, 1943, every employer is required to deduct and withhold from the wages (as defined in section 1621 of the Internal Revenue Code) of his employees paid on or after July 1, 1943, a tax determined in accordance with the provisions of section 1622 of the Internal Revenue Code. as added by section 2 of the Current Tax Payment Act of 1943. However, wages paid for payroll periods beginning prior to July 1, 1943, are not subject to such withholding, unless paid after December 31, 1943. On and after July 1, 1943, withholding under the victory tax provisions of the Internal Revenue Code is discontinued except with respect to wages paid in 1943 for payroll periods beginning before July 1, 1943.

The tax required to be withheld under section 1622 of the Internal Revenue Code is applicable to (1) all wages actually or constructively paid on or after July 1, 1943, for payroll periods beginning on or after that date, (2) all wages actually or constructively paid on or after July 1, 1943, if paid without regard to a payroll period, and (3) all wages actually or constructively paid on or after January 1, 1944 (regardless of whether such wages are paid for a payroll period beginning before July 1, 1943). These

rules are applicable regardless of the method of accounting followed by the employee in computing his income for tax purposes.

The following examples illustrate the application of the foregoing rules:

Example (1). On July 10, 1943, wages are paid to an employee for a weekly payroll period beginning on July 4, 1943. These wages are subject to withholding under the provisions of section 1622 of the Internal Revenue Code.

Example (2). On July 1, 1943, an employee receives wages which are paid without regard to a payroll period, e. g., commissions paid for services performed prior to July 1. These wages are subject to withholding under section 1622 of the Internal Revenue Code.

Example (3). An employer ordinarily pays his employees on the basis of a weekly payroll period and, in addition, pays them a bonus every 3 months. On July 10, 1943, the employer pays an employee wages for the weekly payroll period beginning July 4, and a bonus for the 3 months ending June 30, 1943. The bonus, as well as the weekly wage, is subject to withholding under the provisions of section 1622. (See § 404.9 of these regulations.)

Example (4). On June 26, 1943, the em-

Example (4). On June 26, 1943, the employee is paid his regular weekly wage for the week ending June 26, and is also paid advance vacation pay for the weeks beginning June 27 and July 4. Each of these payments is subject to withholding under the victory tax provisions (section 466, Part II, subchapter D, chapter 1 of the Internal Revenue Code), and not under the provisions of section 1622 of the Internal Revenue Code.

Example (5). On July 3, 1943, wages are paid to an employee for a weekly payroll period beginning June 27, 1943. These wages are subject to withholding under the victory tax provisions (section 466, Part II, subchapter D, chapter 1 of the Internal Revenue Code), and not under the provisions of section 1622.

Example (6). In Example 5, wages with respect to the weekly payroll period beginning on June 27, 1943, are paid to the employee on January 3, 1944. These wages are subject to withholding under the provisions of section 1622 and not under the victory tax provisions.

Example (7). On July 12, 1943, an employee is paid his regular-weekly wages for the weekly payroll period ended July 10 plus overtime pay for the weekly payroll period ended July 3. The regular weekly wage is subject to withholding under the provisions of section 1622 of the Internal Revenue Code. The overtime pay for the payroll period ended July 3 is subject to withholding under the victory tax provisions (section 466, Part II, subchapter D, chapter 1).

Wages are constructively paid within the meaning of this section when they are credited to the account of or set apart for an employee so that they may be drawn upon by him at any time although not then actually reduced to possession. To constitute payment in such a case, the wages must be credited or set apart to the employee without any substantial limitation or restriction as to the time or manner of payment or condition upon which payment is to be made, and must be made available to him so that they may be drawn upon at any time, and their payment brought within his control and disposition.

§ 404.2 Payroll period. The term "payroll period" means the period of service for which a payment of wages is ordinarily made to an employee by his employer. It is immaterial that the wages are not always paid at regular intervals. For example, if an employer ordinarily pays a particular employee

for each calendar week at the end of the week, but if for some reason the employee in a given week receives a payment in the middle of the week for the portion of the week already elapsed and receives the remainder at the end of the week, the payroll period is still the calendar week; or if, instead, that employee is sent on a three-week trip by his employer and receives at the end of the trip a single wage payment for three weeks' services, the payroll period is still the calendar week, and the wage payment shall be treated as though it were three separate weekly wage payments.

For the purpose of section 1622 of the Internal Revenue Code, an employee can have but one payroll period with respect to wages paid by any one employer. Thus, if an employee is paid a regular wage for a weekly payroll period and in addition thereto is paid supplemental wages (for example, bonuses) determined with respect to a different period, the payroll period is the weekly payroll period.

§ 404.3 Employer. For the purposes of collection of income tax at source on wages under the provisions of subchapter D, chapter 9 of the Internal Revenue Code, the term "employer" means any person for whom an individual performs or performed any service, of whatever nature, as the employee of such person.

It is not necessary that the services be continuing at the time the wages are paid in order that the status of employer exist. Thus, for purposes of withholding, a person for whom an individual has performed past services for which he is yet receiving wages from such person is an "employer".

Section 1622 of the Internal Revenue Code also designates the following special classes of persons as "employers":

(a) If the person for whom the services are or were performed does not have legal control of the payment of the wages for such services, the term "employer" means (except for the purpose of the definition of "wages") the person having such control. For example, where wages, such as certain types of pensions or retired pay, are paid by a trust and the person for whom the services were performed has no legal control over the payment of such wages, the trust is the "employer".

(b) The term "employer" also means (except for the purpose of the definition of "wages") any person paying wages on behalf of a nonresident alien individual, foreign partnership, or foreign corporation, not engaged in trade or business within the United States.

It is a basic purpose to centralize in the employer the responsibility for withholding, returning, and paying the tax and furnishing the statements required under section 1625. The foregoing two special definitions of the term "employer" are designed solely to meet unusual situations. They are not intended as a departure from the basic purpose.

As a matter of business administration, certain of the mechanical detail of the withholding process may be handled by representatives of the employer. Thus, in the case of a corporate employer hav-

ing branch offices, the branch manager or other representative may actually, as a matter of internal administration, withhold the tax or prepare the statements required under section 1625. Nevertheless, the legal responsibility for withholding, paying, and returning the tax and furnishing such statements rests with the corporate employer.

An employer may be an individual, a corporation, a partnership, a trust, an estate, a joint-stock company, an association, or a syndicate, group, pool, joint venture, or other unincorporated organization, group, or entity. A trust or estate, rather than the fiduciary acting for on or behalf of the trust or estate, is

generally the employer.

The term "employer" embraces not only individuals and organizations engaged in trade or business, but organizations exempt from income tax, such as religious and charitable organizations. educational institutions, clubs, social organizations and societies, as well as the governments of the United States, the States, Territories, and the District of Columbia, including their agencies, instrumentalities and political subdivisions.

§ 404.4 Return and payment of income tax withheld on wages. Every person required, under the provisions of section 1622 of the Internal Revenue Code, as added by section 2 of the Current Tax Payment Act of 1943, to deduct and withhold the tax on wages shall make a return and pay such tax on or before the last day of the month following the close of each of the quarters ending March 31, June 30, September 30, and December 31. Such return is to be made on Form W-1, Return of Income Tax Withheld on Wages, and must be filed with the collector of internal revenue for the district in which is located the principal place of business or office of the employer, or if he has no principal place of business or office, then in the district in which is located his legal residence. There shall be included with the return filed for the fourth quarter of the calendar year, or with the employer's final return, if filed at an earlier date, a duplicate of each Statement of Income Tax Withheld on Wages (Form W-2), together with a reconciliation on Form W-3, (Reconciliation of Quarterly Returns of Income Tax Withheld on Wages (Form W-1 with Statements of Income Tax Withheld on Wages (Form W-2 and Form V-2)) of the quarterly returns with the statements furnished employees. In the case of a large number of duplicate statements (Form W-2) they may be forwarded to the collector in a separate package, properly identified by reference to the return (Form W-1). In such case, Form W-3 should accompany the duplicate statements (Form W-2). Employers with numerous establishments or payrolls should assemble the duplicate statements by establishments or by payrolls.

Every person required to withhold and pay any tax under section 1622 shall keep such records as will indicate the persons employed during the year payments to whom are subject to withholding, the periods of employment, and the amounts and dates of payment to such persons. Such records shall be kept at all times available for inspection by internal revenue officers.

The return must be signed by the employer or other person required to withhold and pay the tax and shall contain or be verified by a written declaration that it is made under the penalties of perjury.

If the person required to withhold and pay the tax under section 1622 is a corporation, the return shall be made in the name of the corporation and shall be signed and verified by the president, vice-president, or other principal officer.

With respect to any tax required to be withheld under section 1622 by a fiduciary, the return shall be made in the name of the individual, estate, or trust for which such fiduciary acts, and shall be signed and verified by such fiduciary. In the case of two or more joint fiduciaries the return shall be signed and verified by one of such fiduciaries.

If the United States, a State, Territory. or political subdivision, or the District of Columbia, or any agency or instrumentality of any one or more of the foregoing is the employer, the return of the tax may be made by the officer or employee having control of the payment of wages or other officer or employee appropriately designated for that purpose.

The last return on Form W-1 for any employer required to withhold and pay any tax under section 1622, who during the calendar year either goes out of business or otherwise ceases to pay wages, shall be marked "Final return" by such employer. Such final return shall be filed with the collector on or before the thirtieth day after the date on which the final payment of wages is made for services performed for such employer. and shall plainly show the period covered and also the date of the last payment of wages. There shall be executed as part of each final return a statement. in duplicate, giving the address at which the records required by this section will be kept, the name of the person keeping such records and, if the business has been sold or otherwise transferred to another person, the name and address of such person and the date on which such sale or other transfer took effect. If no such sale or transfer occurred or the employer does not know the name of the person to whom the business was sold or transferred, that fact should be included in the statement. An employer who has only temporarily ceased to pay wages, including an employer engaged in seasonal activities, shall continue to file returns, but shall enter on the face of any return on which no tax is required to be reported a statement showing the date of the last payment of wages and the date when he expects to resume paying wages.

§ 404.5 Use of government depositaries in connection with payment of taxes. It will be the duty of every employer who withheld more than \$100 during the month to pay, within 10 days after the close of each calendar month, to a depositary and financial agent authorized by the Secretary of the

Treasury to receive deposits of withheld taxes, pursuant to section 1631 of the Internal Revenue Code as added by the Current Tax Payment Act of 1943, all funds withheld as taxes during that calendar month. (All banks insured by the Federal Deposit Insurance Corporation are eligible to qualify as depositaries and financial agents). On or before the last day of the month following the close of each quarter of each calendar year, every employer shall make a return on Form W-1 to the collector of his district, covering the aggregate amount of taxes withheld during that quarter, and attach to such return, as payment for the taxes shown thereon, receipts in the form approved by the Secretary of the Treasury, issued by the authorized depositary and financial agent evidencing the payment of funds withheld as taxes: Provided, however, That for taxes withheld during the last month of the quarter the employer may, at his election, in lieu of this method of payment, include with his return direct remittance to the collector for the amount of the taxes withheld during such last month of the quarter. The employer may obtain fromhis local bank the names and locations of the nearby depositaries and financial agents authorized to receive deposits of withheld taxes. A list of the depositaries and financial agents will be furnished each bank by the Federal Reserve Bank of the District.

§ 404.6 Receipts for tax withheld at source on wages—(a) In general. Under the provisions of section 1625 of the Internal Revenue Code, as added by section 2 of the Current Tax Payment Act of 1943, every employer or other person required to deduct and withhold tax shall furnish to each employee from whose wages taxes are withheld a written statement on Form W-2, Statement of Income Tax Withheld on Wages, showing the wages paid and the amount of the tax withheld during the calendar year. In any case in which such statement is required to be furnished the statement must also show all other remuneration (which does not constitute wages within the meaning of section 1621) actually or constructively paid to the employee during the calendar year. For the calendar year 1943 only one statement is required. It should cover the victory tax withheld under the provisions of section 466 of the Internal Revenue Code and income tax withheld under the provisions of section 1622 of the Internal Revenue Code, and it is necessary to show only the aggregate amount of the taxes withheld, without segregation of the two taxes. Statements prepared in substantially like form and size as Form W-2, but in no case larger than 8 x 3 1/2 inches, will be acceptable.

The statement on Form W-2 shall be furnished to the employee on or before January 31 of the succeeding calendar year, or, if his employment is terminated before the close of such calendar year, on the day on which the last payment of wages is made.

(b) Extension of time for furnishing statements to employees. An extension of time, not exceeding 30 days, within which to furnish the statement (Form W-2) required by section 1625 (a) upon termination of employment is hereby granted any employer with respect to any employee whose employment is terminated during the calendar year. In the case of intermittent or interrupted employment where there is reasonable expectation on the part of both employer and employee of further employment, there is no requirement that a statement be immediately furnished the employee; but when such expectation ceases to exist, the statement must be furnished within 30 days from that time.

(c) Form 1099 information returns. The making of information returns, Form 1099, will not be required with respect to any individual from whom tax has been withheld: Provided, That duplicates of the statements (Form W-2 and Form V-2) are furnished with the last return (Form W-1) for the year.

§ 404.7 Withholding in the case of certain nonresident alien individuals. Withholding is required in the case of wages paid to nonresident aliens who are residents of a contiguous country (Canada or Mexico) and who enter and leave the United States at frequent intervals, except such aliens who, in the performance of their duties in transportation service between points in the United States and points in a contiguous country, enter and leave the United States at frequent intervals. This exception applies to personnel engaged in railroad, ferry, steamboat, and aircraft services and applies alike whether the employer is a domestic or foreign entity. Thus, the wages of a nonresident alien individual who is a resident of Canada and an employee of a domestic railroad, for services as a member of the crew of a train operating between points in Canada and points in the United States, shall not be subject to withholding under section 1622 of the Internal Revenue Code. The exemption, however, has no application to a resident of Canada who, for example, is employed at a fixed point in the United States, such as a factory, store, or office, and who commutes from his home in Canada in the pursuit of his employment within the United States; nor does it apply to an alien employee of a railroad corporation who is on duty within the United States, even though he enters and leaves the United. States in reaching his place of employment from his home in a contiguous country.

In order for the exemption to apply, the nonresident alien employee must file with his employer a certificate containing the following: the employee's name and address, and a statement that he is not a citizen of the United States, and that he is a resident of the named contiguous country and the approximate period of time during which he has occupled such status. Such certificate shall contain, or be verified by, a written declaration that it is made under the penalties of perjury. Although the form is

not prescribed, the certificate must contain all the information required by this section.

§ 404.8 Withholding on basis of average wages. The Commissioner of Internal Revenue may authorize the employer to withhold the tax under section 1622 of the Internal Revenue Code on the basis of the employee's average estimated wages, with necessary adjustments, for any quarter. Before using such method the employer must receive authorization from the Commissioner. Applications to use such method must be accompanied by evidence establishing the need for the use of such method.

§ 404.9 Supplemental wage payments—(a) In general. An employee's remuneration may consist of wages paid for a payroll period and supplemental wages, such as bonuses, commissions, overtime pay, etc. paid for the same or a different period, or without regard to a particular period. Where such supplemental wages are paid (whether or not at the same time as the regular wages) the amount of the tax required to be withheld under section 1622 (a) (the exact computation method) or under section 1622 (c) (the wage table method) shall, at the election of the employer, be determined in accordance with either of the following rules:

(1) The supplemental wages shall be aggregated with the wages paid for the payroll period, or, if not paid concurrently, shall be aggregated with the wages paid for the last preceding payroll period or the current payroll period, and the amount of tax to be withheld shall be determined as if the aggregate of the supplemental wages and the regular wages constitutes a single wage payment for the regular payroll period.

Example (1). A, a single person having no dependents, is employed as a salesman at a monthly salary of \$100 plus commissions on sales made during the month. During a particular month A earned \$275 in commissions. which together with the salary of \$100 was paid on the tenth day of the succeeding month. Under the exact computation method, the amount of the withholding exemption allowable against the wage payment of \$375 is \$52 and the amount of the tax required to be withheld is 20% of \$323, or \$64.60. Under the wage table method, the amount of the tax required to be withheld is shown in the table applicable to a monthly payroll period. Under this table, it will be found that the wages fall within the bracket from \$360 to \$400 and the amount of tax required to be withheld is \$65.60.

Example (2). B, a married person having two dependents and claiming all of the personal exemption for withholding, is employed at a salary of \$3,000 per annum paid semimonthly on the fifteenth day and the last day of each month, plus a bonus and commission determined at the end of each three-month period. The bonus and commission for a particular three-month period amount to \$250 which was paid on the tenth day of the month succeeding the close of such period. Under the exact computation method, the amount of the withholding exemption allowable against the aggregate of the bonus of \$250 and the last preceding semi-

monthly wage payment of \$125, or \$375, is \$78. Hence, the amount of tax required to be withheld is 20 percent of \$297, or \$59 40. Inasmuch as a tax of \$9.40 was withheld upon the semimonthly wage payment of \$125 (20 percent of the excess of \$125 over \$78) the amount required to be withheld on the bonus payment is \$50. Under the wage table mothod, the amount of the tax required to be withheld is shown in the table applicable to a semimonthly pay-roll period. Under this table, the wages fall within the bracket from \$360 to \$380 and the amount of tax required to be withheld on the aggregate wages of \$375 is \$58.40. Since \$10.40 was withheld on the semimonthly wage payment of \$125, the additional amount required to be withheld is \$48.00.

Example (3). C, the head of a family and having 4 dependents, is employed at a weekly wage of \$35 paid on Saturday of each week wage of \$55 paid on Saturday of each Week.
On Wednesday of a particular week, C is paid
\$20 representing overtime for the preceding
week. Under the exact computation method,
the amount of the family status withholding
exemption allowable against the regular
weekly wage payment is \$42 (\$24 personal
exemption for withholding in the case of the
head of a family plus \$18 representing \$6 for head of a family, plus \$18 representing \$6 for each dependent but one). Since the \$42 exemption exceeds the weekly wage payment of \$35, such payment is not subject to withholding at the 20 percent rate. However, section 1622 (a) of the Internal Revenue Code provides that the tax required to be withheld shall in no event be less than 3 percent of the excess of the wage payment over the victory tax withholding exemption. The amount of the victory tax withholding exemption applicable to a weekly payroll period is \$12. Hence, assuming that in the preceding week A paid only the regular weekly wage of \$35, the amount of tax required to be withheld on that wage payment of \$35 is 3 percent of \$23 (\$35 minus \$12) of \$35 is 3 percent of \$23 (\$35 minus \$12) or \$0.69. The amount of the withholding exemption allowable against the aggregate of the overtime pay of \$20 and the last preceding weekly wage payment of \$35, or \$55, is \$42. Hence, the amount of the tax determined on the basis of the aggregate wages is 20 percent of \$13, or \$2.60. Inasmuch as \$0.69 was withheld upon the weekly wages of \$35, the amount of tax required to be withheld on the evertime pay is \$1.91. Under the wage table method the amount of tax required to be withheld is shown in the table applicable to a weekly payroll period. Under this table it will be found that the weekly wages of \$35 fall within the bracket from \$30 to \$40 and the amount of the tax required to be withheld is 80.70. Upon aggregating the weekly wages with the overtime pay it will be found that the aggregate wages of \$55 fall within the bracket from \$50 to \$60 and the amount of the tax for this bracket is \$2.60. Inasmuch as \$0.70 was withheld on the weekly wage payment the amount of the tax required to be withheld on the overtime pay is \$1.90.

(2) The supplemental wages and the wages paid for the payroll period shall be treated as separate wage payments (whether or not paid concurrently) for the purpose of determining the amount of tax required to be withheld. Under the exact computation method, the tax required to be withheld on the regular wages shall be determined upon the excess of such wages over the withholding exemption applicable thereto, and the tax required to be withheld on the supplemental wages shall be computed at the rate of 20 percent on the gross

amount of such wages. The 20 percent rate shall apply to the supplemental wages even though withholding on the regular wages is at the rate of 3 percent. Under the wage table method the tax required to be withheld on the regular wages shall be determined under the appropriate table and the tax required to be withheld on the supplemental wages shall be determined (1) at the rate of 20 percent on the gross amount or (2) under the column applicable to a married person claiming none of the personal exemption for withholding and having no dependents.

Example. Assume the facts set forth in Example (1) under paragraph (1). Under the exact computation method, the amount of the withholding exemption allowable against the \$100 wage payment is \$52 and the amount of tax required to be withheld is 20 percent of \$48, or \$9.60. The amount of tax required to be withheld on the bonus of \$275 is 20 percent of \$275, or \$55. Under the wage table method, the amount of tax required to be withheld is shown in the table applicable to a monthly payroll period. Under this table, it will be found that the amount of tax required to be withheld on the wage payment of \$100 is \$11.60 and the amount of the tax required to be withheld on the supplemental wage payment of \$275 is \$52, the amount shown in the column applicable to a married person claiming none of the personal exemption for withholding . and having no dependents.

(b) Vacation allowances. Amounts of so-called "vacation allowances" shall be subject to withholding as though they were regular wage payments made for the period covered by the vacation. If the vacation allowance is paid in addition to the regular wage payment for such period, the rules applicable with respect to supplemental wage payments shall apply to such vacation allowance.

(c) Exception to general rule of aggregation. Supplemental wages paid during 1943 for a payroll period beginning before July 1, 1943, are subject to withholding under the victory tax provisions (section 466, Part II, subchapter D, chapter 1 of the Internal Revenue Code). All other supplemental wages paid on or after July 1, 1943, are subject to withholding under the provisions of section 1622 of the Internal Revenue Code. In any case in which an employer elects to follow the rule prescribed in paragraph (a) (1), Supplemental wages which are subject to withholding under section 1622 may not be aggregated with regular wages subject to withholding under the victory tax provisions (section 466, Part II, subchapter D, chapter 1 of the Internal Revenue Code). They shall be aggregated with the regular wage for the preceding or current payroll period only if such regular wage is subject to withholding under the provisions of section 1622. They may, however, be aggregated with the regular wage payment for the first succeeding payroll period which is subject to withholding under the provisions of section 1622.

Example (1). A, a single person having no dependents, is employed on a weekly pay-

roll period basis and is paid a regular wago of \$35 on Saturday of each week. On July 1, 1943, A is paid a bonus of 3136 for the quarter ended June 30, 1943. Since A is on a weekly payroll period basis the bonus constitutes a supplemental wago paid without regard to a payroll period. If the employer elects to aggregate the supplemental wago payment with the regular wage payment, he may not aggregate the bonus with the regular wage for the preceding week ending June 26, 1943, or with the regular wage for the current week ending July 3, 1943, because the regular wage payments for those weeks are subject to withholding under the victory tax provisions. However, he may aggregate the bonus payment with the regular wage payment for the first succeeding payroll period which is subject to withholding under the provisions of section 1622, that is, the regular wage payment for the weekly payroll period ending July 10, 1943. Under the exact computation method, the exemption of 812 applicable to a weekly payroll period will be applied against the bonus payment of \$136 and the amount of tax required to be withheld is 20 percent of \$124 or \$24.89. The aggregate of the bonus of 8136 and the regular wage of \$35 for the week ending July 10, 1943, is \$171. The amount of the withholding exemption allowable against such aggregate is \$12 and the amount of the tax determined upon the basis of the aggregate amount is 20 percent of 8159 or 831.60. Inasmuch as a tax of \$24.80 was withheld upon the bonus payment of 8136, the amount required to be withheld on the regular wage payment for the week ending July 10, 1943, is 67. Under the wage table method, the amount of tax required to be withheld will be determined under the table applicable to a weekly payroll period. Under this table it will be found that the bonus payment of \$136 falls within the bracket from \$130 to \$140 and the amount of tax required to be withheld from the bonus payment is \$24.00. Upon aggregating the bonus payment of 8136 with the regular wage of 835 for the week ending July 10, 1943, it will be found that the aggregate wages of 8171 fall within the wage bracket of \$170 to \$180 and the amount of the tax for this bracket is 832.60. Inasmuch as \$24.60 was withheld on the bonus payment the amount of the tax required to be withheld on the regular wage for the week ending July 10, 1943, is \$8.

Example (2). B, a cingle percon having no dependents, is employed on a weekly payroll period basis and is paid his \$35 weekly wage on Saturday of each week. On July 10, 1943, in addition to his regular weekly wage of \$35, B is paid overtime pay of \$10 for the week ending July 3, 1943. Since this overtime pay is paid with respect to a payroll period beginning before July 1, 1943, the employer, if he elects to aggregate the overtime pay with the regular wage, may not aggregate such pay with the regular wage for the week ending July 10, 1943, which is subject to withholding under section 1622, but shall aggregate such pay with the regular wage for the week ending July 3, 1943.

§ 404.10 Pensions and retired pay. In general, pensions and retired pay are wages subject to withholding under section 1622 of the Internal Revenue Code, as added by section 2 of the Current Tax Payment Act of 1943. However, no withholding is required in respect of amounts paid to an employee upon retirement which are taxable as annuities under the provisions of section 22 (b) (2) of the Internal Revenue Code, and distributions

under an employees' trust on account of the employee's separation from the service which, because of the provisions of section 165 (b), are taxable as gain from the sale or exchange of a capital asset. So-called pensions awarded by one to whom no services have been rendered are mere gifts or gratuities and do not constitute wages.

Distributions made to an employee pursuant to a stock bonus or profit-sharing plan under an employees' trust which is exempt from tax under the provisions of section 165 (b), are subject to withholding under section 1622.

Wages representing retired pay for service in the military or naval forces of the United States are subject to withholding unless the individual receiving such pay has been retired because of personal injuries or sickness incurred while in active service with such forces. Where such retired pay is paid to a nonresident allen individual no withholding is required. See section 1621 (a) (6). Payments of pensions or other benefits under the War Risk Insurance Act, as amended, the World War Veterans' Act, 1924, as amended, the Emergency Officers' Retirement Act, as amended, the World War Adjusted Compensation Act, as amended, the pension laws in effect prior to March 20. 1933, Public Law Numbered 2, 73rd Congress, as amended, Public Law Numbered 484, 73rd Congress, and any Act or Acts amendatory of such Acts, are exempt from Federal income tax and hence are not subject to withholding.

§ 404.11 Period less than one week. It is the general rule that if wages are paid for a payroll period or other period of less than one week, the withholding exemption allowable shall be the exemption allowable for a daily payroll period, or a miscellaneous payroll period containing the same number of days (including Sundays and holidays) as the payroll period or other period for which such wages are paid.

Example (1). A single person having a daily payroll period is paid a wage of \$7.00 per day. The withholding exemption allowable against the daily wage payment is \$1.70 and the amount of tax required to be withheld on each such wage payment under the exact computation method is 20 percent of \$5.30, or \$1.65. Under the wage table method, the tax required to be withheld in such case is shown in the table applicable to a daily or micellaneous payroll period. Under this table, it will be found that the wages fall within the bracket from \$7.00 to \$8.00 and the tax required to be withheld on each such wage payment is \$1.15.

Example (2). A married person claiming half of the personal exemption for with-holding and having one dependent is employed for four days for which he is paid \$36. The withholding exemption allowable is \$10.20 (£2.55%4) and the amount of tax required to be withheld under the exact computation method on the wage payment of \$35 is 20 percent of £25.60, or \$5.16. Under the wage table method, the tax required to be withheld in such case is shown in the table applicable to a daily or miscellaneous payroll period. Under the example, the prorated daily wage is £9, and the tax for that bracket in

which that prorated daily wage falls is \$1.40 per day. Multiplied by 4, which is the number of days in the assumed period, the resulting amount of tax required to be withheld is \$5.60.

In the case of wages paid without regard to any payroll period or other period, the withholding exemption allowable with respect to each such payment shall be the exemption allowed for a daily payroll period, or a miscellaneous payroll period containing the same number of days (including Sundays and holidays) as the number of days which have elapsed since the last payment of such wages by the employer during the calendar year, or the date of commencement of employment with such employer during such year, or January 1 of such year, whichever is the later. This rule is applicable whether such elapsed time is more or less than one week. For example, a single person is employed on a commission basis, commissions to be paid upon consummation of sales without regard to any period of time. Such person commences employment on January 5, 1944, and on March 20, 1944, receives payment of a commission. On March 23, 1944, he receives another commission payment. The withholding exemption allowable against the latter payment is arrived at by multiplying the daily withholding exemption of \$1.70 by the number of days which have elapsed since the last payment of wages, that being the latest of the three dates: (1) commencement of employment during 1944. (2) January 1, 1944, and (3) the last previous payment of wages during 1944. Accordingly, the withholding exemption is \$5.10 (\$1.70 × 3). Under the wage table method, the tax required to be withheld in such case is shown in the table applicable to a daily or miscellaneous payroll period. Under the example, the commission paid on March 23, 1944, is to be prorated on a daily basis, and the tax is to be determined by referring to the applicable wage bracket in which such prorated daily wage falls.

However, in any case in which the payroll period, other period, or elapsed time where wages are paid without regard to any period, is less than one week, the employer may, if the following conditions are met, compute the tax required to be deducted and withheld by using the table applicable to a weekly payroll period or, in the case of the exact computation method, by using the excess of the aggregate of the wages paid to the employee during the calendar week over the withholding exemption allowed for

a weekly payroll period:

The use by the employer of the weekly exemption or weekly table in such case is limited to the case of an employee who works for wages (as defined in section 1621 (a)) for only such employer during the calendar week. Any employer desiring to use the weekly exemption or weekly table in such case must secure a statement in writing from the employee, stating that he works for wages (as defined in section 1621 (a)) for only such

employer, and that if the employee should thereafter secure additional employment for wages (as defined in section 1621 (a)), he will within ten days after the beginning of such additional employment, notify such employer of that fact. Such statement shall be signed by the employee and shall contain or be verified by a written declaration that it is made under the penalties of perjury. No form of statement is specified, but any form used must include the contents specified above.

If such employee secures additional employment for wages (as defined in section 1621 (a)), such employer may not thereafter use the weekly exemption or weekly table in computing the amount of tax to be withheld from the wages of such employee. In such a case the daily or miscellaneous exemption or table will take effect as of the beginning of the first payroll period ending, or the first payment of wages made without regard to a payroll period, on or after thirty days from the date on which such employee notified such employer that he has secured additional employment for wages (as defined in section 1621 (a)).

To illustrate the use of the weekly exemption or weekly table in such a case: A married person having one dependent and claiming all of the personal exemption for withholding is employed exclusively by the same employer during each calendar week for 4 days' work, and is paid daily a wage of \$11.00 per day. If the employer elects to use the weekly withholding exemption, no withholding is required until the wages paid during the calendar week exceed the weekly exemption of \$30.00. Hence, withholding at the rate of 20 percent will be required on \$3.00 of the wages paid for the third day of the week and at the rate of 20 percent upon the full amount of the wages paid on the remaining day. Therefore, the amount of tax to be withheld on the wages paid during the calendar week will amount of \$2.80. Under the wage table method, the amount of tax required to be withheld will be determined under the table applicable to the weekly payroll period. Under this table, it will be found that the wages fall within the wage bracket from \$40.00 to \$50.00 and the amount of tax required to be withheld is \$3.00.

As used in this section the term "calendar week" means a period of seven consecutive days beginning with Sunday and ending with Saturday.

§ 404.12 Wages paid on behalf of two or more employers. If a payment of wages is made to an employee by an employer through an agent, fiduciary, or other person who also has the control, receipt, custody, or disposal of, or pays the wages payable by another employer to such employee, the amount of the tax required to be withheld on each wage payment made through such agent, fiduciary, or person shall, whether the wages are paid separately on behalf of each employer or paid in a lump sum on he-

half of all such employers, be determined upon the aggregate amount of such wage payment or payments in the same manner as if such aggregate amount had been paid by one employer. Hence, under the exact computation method, only one withholding exemption is allowable with respect to the aggregate wage payment, and under the wage table method the tax shall be determined upon the aggregate amount of the wage payment under the applicable table.

In any such case, each employer shall be liable for the return and payment of a pro rata portion of the tax so determined, such portion to be determined in the ratio which the amount contributed by the particular employer to the aggregate of such wages bears to the

aggregate of such wages.

For example, three companies maintain a central management agency which carries on the administrative work of the several companies. The central agency organization consists of a staff of clerks, bookkeepers, stenographers, etc. who are the common employees of the three companies. The expenses of the central agency, including wages paid to the foregoing employees, are borne by the several companies in certain agreed proportions. Companies X and Y each pay 40 percent and Company Z pays 20 percent. The amount of the tax required to be withheld on the wages paid to persons employed in the central agency should be determined in accordance with the provisions of this section. In such event, Companies X and Y are each liable as employers for the return and payment of 40 percent of the tax required to be withheld and Company Z is liable for the return and payment of 20 percent of the tax.

A fiduciary, agent, or other person, acting for two or more employers, may be authorized to withhold the tax under section 1622 of the Internal Revenue Code with respect to the wages of the employees of such employers. Such flduciary, agent, or other person may also be authorized to make and file returns of the tax withheld at source on such wages and to furnish the receipts required under section 1625 of the Internal Revenue Code. Application for authorization to perform such acts should be addressed to the Commissioner of Internal Revenue, Washington, D. C. If such authority is granted by the Commissioner, all provisions of law (including penalties) and regulations prescribed in pursuance of law applicable in respect of an employer shall be applicable to such fiduciary, agent, or other person. However, the employer for whom such fiduciary, agent, or other person acts shall remain subject to all provisions of law (including penalties) and regulations prescribed in pursuance of law applicable in respect of employers.

§ 404.13 Rounding off of wage payment. In determining the amount of tax to be deducted and withheld under section 1622 of the Internal Revenue Code, the last digit of the wage amount may, at the election of the employer, be reduced to zero. Thus, if the weekly wage is \$45.37, the employer may, in determining the amount of tax to be deducted and withheld, eliminate the last digit and determine the tax on the basis of a wage payment of \$45.30.

§ 404.14 Expenses. Amounts paid in advance, or reimbursements made, to employees specifically for traveling or other bona fide ordinary and necessary expenses incurred or reasonably expected to be incurred in the business of the employer are not subject to withholding. Any reasonable segregation of such expenses from the wages paid will be acceptable, as for example, where an employer issues one check indicating thereon the amount thereof which represents wages and the amount which represents expenses, or issues a separate check for the expenses.

§ 404.15 Wages paid in property other than money. Wages may be paid in money or in some medium other than money as, for example, stocks, bonds, or other forms of property. If services are paid for in a medium other than money, the fair market value of the thing taken in payment is the amount to be included as wages subject to withholding. If the services were rendered at a stipulated price, in the absence of evidence to the contrary such price will be presumed to be the fair value of the remuneration received. If a corporation transfers to its employees its own stock as remuneration for services rendered by the employee, the amount of such remuneration is the fair market value of the stock at the time of the transfer. If a person receives as remuneration for services rendered a salary and in addition thereto living quarters or meals, the value to such person of the quarters and meals so furnished shall be added to the remuneration otherwise paid for the purpose of determining the amount of wages subject to withholding. If, however, living quarters or meals are furnished to employees for the convenience of the employer, the value thereof need not be included as wages subject to withholding.

Ordinarily, facilities or privileges (such as entertainment, medical services, or so-called "courtesy" discounts on purchases), furnished or offered by an employer to his employees generally, are not considered as remuneration for services if such facilities or privileges are of relatively small value and are offered or furnished by the employer merely as a means of promoting the health, good will, contentment or efficiency of his employees.

Where wages are paid in property other than money, necessary arrangements should be made between the employer and employee to insure that the amount of the tax required to be withheld is available for payment to the collector.

[SEAL] GUY T. HELVERING, Commissioner of Internal Revenue.

Approved: June 28, 1943.
John L. Sullivan,

Acting Secretary of the Treasury.

[F. R. Doc. 43-10437; Filed, June 23, 1943; 11:43 a. m.]

TITLE 29-LABOR

Chapter IV—United States Children's Bureau, Department of Labor

[Regulation No. 243]

PART 402—ACCEPTANCE OF STATE CERTIFICATES

DESIGNATION OF STATES

§ 402.1 Designation of States. Pursuant to the provisions of § 401.5, I hereby designate the following States as States in which State age, employment, or working certificates or permits shall have the same force and effect as Federal certificates of age under the Fair Labor Standards Act of 1938, c. 676, 52 Stat. 1060, 29 U.S.C., sec. 201:

Alabama, Montana. Arizona. Nebraska. New Hampshire. Arkansas. California. New Jercey. New Mexico. Colorado. Connecticut. New York. North Carolina. Delaware. District of Colum-North Dakota. bia. Ohio. Oklahoma. Florida. Georgia. Hawaii. Oregon. Pennsylvania. Illinois. Puerto Rico. Rhode Island. Indiana. South Dakota. Iowa. Kansas. Tennescee. Kentucky. Ttah. Vermont. Louisiana. Virginia. Maryland. Washington. Massachusetts. West Virginia. Michigan. Wicconsin. Minnesota. Missouri. Wyoming.

This designation shall be effective from July 1, 1943, until June 30, 1944, unless this regulation is amended or repealed by regulation hereafter made and published by the Chief of the Children's Bureau.

Dated: June 29, 1943.

MARTHA M. ELIOT, Acting Chief.

[F. R. Doc. 43-10432; Filed, June 29, 1943; 11:28 a.m.]

TITLE 32—NATIONAL DEFENSE

Chapter IX—War Production Board

Subchapter B-Executive Vice-Chairman

AUTHORITY: Regulations in this subchapter irsued under P.D. Reg. 1, as amended, 6 F.R. 6830; W.P.B. Reg. 1, 7 F.R. 581; E.O. 8024, 7 F.R. 323; E.O. 8040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.

PART 1010—SUSPENSION ORDERS [Suspension Order S-338]

PEOPLES OIL COMPANY

Peoples Oil Company, Forsyth Building, Atlanta, Georgia, owns and operates a number of service stations in Georgia and nearby states. An affiliate, Florida Peoples Oil Company, owns and operates service stations in Florida. During the months of April, May and June, 1942, Peoples Oil Company, as the supplier within the meaning of Limitation Order L-70, delivered to six of its service stations, and as the service station operator, accepted the delivery of a total of approximately 116,500 gallons of motor fuel in excess of the amounts permitted to be delivered by the provisions of Limitation Order L-70. Similarly, from March 19 to March 31, during April, and from July 1 to July 22, 1942, Florida Peoples Oil Company delivered and accepted delivery of a substantial quantity of motor fuel at one station in excess of the proper amounts. The failure of both companies to restrict deliveries to these service stations in accordance with the terms of Limitation Order L-70 when they knew such restrictions existed was so grossly negligent as to be deemed wilful conduct.

These violations have hampered and impeded the war effort of the United States by diverting motor fuel in a manner unauthorized by the War Production Board. In view of the foregoing: It is hereby ordered, That:

§ 1010.338 Suspension Order No. S-338. (a) During each of the months of July, August, September and October, 1943, Peoples Oil Company, its successors or assigns, shall not deliver to any of its following service stations any motor fuel, as defined in Limitation Order L-70, in excess of 60 per cent of the average of monthly sales made by each service station from January 1, 1943 through April 30, 1943, and each of these service stations shall not accept the delivery of any motor fuel in excess of that amount:

Atlanta, Georgia #1, 605 Whitehall Street. Atlanta, Georgia #2, 370 Peters Street. Atlanta, Georgia #3, 648 Marietta Street. Savannah, Georgia, 750 Wheaton Street. Ralelgh, North Carolina, 226 Glenwood Avenue.

Greensboro, North Carolina, 227 E. Washington Street.

(b) During each of the months of July, August, September and October,

¹Refers to section 5, Child Labor Regulation No. 1, "Certificates of Age," issued October 14, 1938, pursuant to the authority conferred by sections 3 (1) and 11 (b) of the Fair Labor Standards Act of 1938, published in 3 F.R. 2487, October 15, 1938; republished in 4 F.R. 1361, March 29, 1939.

1943, Florida Peoples Oil Company, its successors or assigns, shall not deliver to its service station located at 116 N. Florida Avenue, Lakeland, Florida, any motor fuel, as defined in Limitation Order L-70, in excess of 60 per cent of the average of monthly sales made by this service station from January 1, 1943 through April 30, 1943, and this service station shall not accept the delivery of any motor fuel in excess of that amount.

(c) Nothing contained in this order shall be deemed to relieve Peoples Oil Company and Florida Peoples Oil Company, their successors or assigns, from any prohibition, restriction, or provision contained in any other order or regulation of the War Production Board, except in so far as the same may be inconsistent with the provisions hereof.

Issued this 28th day of June 1943.

WAR PRODUCTION BOARD, · By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 43-10400; Filed, June 28, 1943; 4:51 p. m.]

PART 1096-WOOD PULP

[General Preference Order M-93 as amended June 29, 1943]

Section 1096.1 General Preference Order M-93 is hereby amended to read as follows:

§ 1096.1 General Preference Order M-93-(a) Applicability of regulations. This order and all transactions affected thereby are subject to all applicable regulations of the War Production Board, as amended from time to time.

(b) Definitions. For the purpose of

this order:

(1) "Wood pulp" means and includes pulp manufactured either by mechanical or chemical means from coniferous or

broadleaf trees.

(2) "Other fibrous material" means and includes any waste material or virgin material of a fibrous nature other than wood pulp used in the manufacture of paper and paperboard or paper prod-

(3) "Person" means any individual, partnership, association, business trust, corporation, governmental corporation or agency, or any organized group of persons, whether incorporated or not.

(4) "Producer" means and includes any person producing wood pulp as here-

inbefore defined.

(5) "Consumer" means any purchaser of wood pulp, or person who received wood pulp from a producer as herein-

before defined.

(c) Directions as to deliveries. (1) No producer shall make and no person shall accept from a producer deliveries of wood pulp until the deliveries have been approved by the War Production Board in accordance with the following procedure:

(i) On or before the second day of each month, each consumer other than the Army, Navy, and other agencies and governments referred to in paragraph (b) of Priorities Regulation No. 1, as amended, including countries eligible to receive material or equipment under-the Lend Lease Act, shall file with the producer his orders for wood pulp to be delivered during the following month on Form WPB 697 (formerly Form PD-290), in accordance with the instructions accompanying that form.

(ii) On or before the twelfth day of each month, each consumer shall file with the War Production Board Form WPB 698 (formerly PD-291) showing his consumption, inventory and estimated receipts of wood pulp and other fibrous materials in accordance with the instructions accompanying that form.

(iii) On or before the twelfth day of each month, each producer shall file with the War Production Board his proposed shipping schedule of wood pulp for the following month on Form WPB-699 (formerly Form PD-292), in accordance with the instructions accompanying that form, together with copies of Form WPB-697 (formerly Form PD-290), filed with him under the terms of subparagraph (i) of this paragraph.

(iv) On or before the fifth day of each month, beginning July 1943, each consumer shall file with the War Production Board his application for use and delivery of wood pulp for the following month on either form WPB-2973 or WPB-2974, in accordance with the instructions attached to those forms.

(v) Each producer may make during each month, only the deliveries approved by the War Production Board.

(2) No person shall make delivery of wood pulp from his inventory thereof to any person, and no person shall accept delivery thereof, except from a producer, without having first obtained the express authority of the War Production Board.

(3) Each person affected by this order shall comply with such directions as may be given from time to time by the War Production Board with respect to use

and/or delivery of wood pulp.

(d) Withheld deliveries, and imports. (1) During each calendar month, each producer shall withhold from his monthly production of wood pulp such portion thereof as may be determined and specified from time to time by the War Production Board. From the amounts so withheld, deliveries shall be made only upon express direction of the War Production Board.

(2) Any person having in his possession wood pulp arriving at its first destination in the United States at or after twelve noon, Eastern War Time, on May 1st, 1942, shall hold the same at the disposal of the War Production Board. Any

person who has placed any order for wood pulp to arrive at its first destination in the United States after twelve noon, Eastern War Time, on May 1st, 1942, shall notify the War Production Board of such order on Form WPB-697 (formerly Form PD-290), in accordance with the instructions attached thereto, and shall request the foreign producer to deliver such wood pulp in accordance with the directions of the War Production

(e) Special provisions as to deliveries—(1) Small quantities. Notwithstanding the provisions of paragraphs (c) and (d) of this order, any person may deliver wood pulp to any other person or persons in an amount not exceeding one ton of any one grade to each such person during any calendar month, and any person may accept deliveries of wood pulp from any other person or persons in an amount not exceeding one ton of any one grade from each such person

during any calendar month.

(2) Intra-company deliveries. The prohibitions and restrictions contained in this order shall apply not only to deliveries to other persons, including affiliates and subsidiaries, but also to deliveries from one branch, division, or section of a single business enterprise to another branch, division, or section of the same or any other business enterprise under common ownership or control; and each such affiliate, subsidiary, branch, division or section shall for the purposes of this order be deemed a separate person.

(f) Notification of consumers. Any person who is prohibited from, or restricted in, making deliveries of wood pulp by the provisions of this order, shall, as soon as practicable, notify each of his regular consumers of the requirements of this order, and of the cancellation as of May 1, 1942, of all deliveries of wood pulp previously contracted for, except such as shall be authorized hereunder, but the failure to give such notice shall not excuse any consumer from the obligation of complying with the terms of this order.

(g) Records. In addition to the records required to be kept under Priorities Regulation No. 1, as amended, the producer, and each consumer placing or receiving any purchase order hereunder, shall each retain for a period of two years, for the inspection by representatives of the War Production Board, endorsed copies of all such purchase orders, whether accepted or rejected, segregated from all other purchase orders or filed in such a manner that they can be readily segregated for such inspection.

(h) Reports. Each producer and consumer covered by this Order shall file such reports and questionnaires as are required by paragraph (c) of this order and such other reports and questionnaires as may be required from time to time by the War Production Board.

(i) Communications to War Production Board. All reports required to be filed under this order, and all communications concerning this order, unless otherwise directed, shall be addressed to: War Production Board, Washington, D. C. Ref: M-93.

(j) Violations. Any person who wilfully violates any provision of this order, or who, in connection with this order, wilfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

(k) Appeals. Any person affected by this order who considers that compliance herewith would work an exceptional and unreasonable hardship upon him, may appeal by addressing a letter to the War Production Board, Ref: M-93, Washington, D. C., setting forth the pertinent facts and the reasons such person considers that he is entitled to relief. The War Production Board may thereupon take such action as it deems appropriate.

Issued this 29th day of June 1943.

War Production Board,
By J. Joseph Whelan,

Recording Secretary.

[F. R. Doc. 43-10433; Filed, June 29, 1943; 11:46 a. m.]

PART 3009—CATTLE HIDES, CALF AND KIP SKINS

[Revocation of Supplementary Order M-194-a]

Section 3009-2 Conservation Order M-194-a (7 F.R. 5663) is hereby revoked and shall be superseded by General Conservation Order M-310- (8 F.R. 8671). This action shall not be construed to affect in any way any liability or penalty accrued or incurred under said Conservation Order M-194-a.

Issued this 29th day of June 1943.

WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 43-10434; Filed, June 29, 1943; 11:46 a. m.]

PART 3175—REGULATIONS APPLICABLE TO THE CONTROLLED MATERIALS PLAN

[Direction 19 to CMP Reg. 1]

TIN PLATE, SHORT TERNES AND TIN MILL BLACK PLATE FOR CAN MANUFACTURERS

The following direction is issued to all producers of tin plate, short ternes and tin mill black plate pursuant to

No. 128-

paragraph (t) of CMP Regulation No. 1 (§ 3175.1):

A can manufacturer may place with a producer and a producer may accept from a can manufacturer orders for tin plate, short ternes or tin mill black plate, provided such orders are complete in all details except date of delivery and point of delivery, and provided the orders are validated with allotment numbers for the quarter in which the material is to be produced. In such event, the producer may hold such material in mill stock for the account of the can manufacturer and may make delivery to him from this stock at such time and place as he may later request.

Issued this 29th day of June 1943.

War Production Board, By J. Joseph Whilam, Recording Secretary.

[F. R. Doc. 43-10435; Filed, June 29, 1943; 11:46 a, m.]

PART 3175—REGULATIONS APPLICABLE TO THE CONTROLLED MATERIALS PLAN

[Direction 8 to CMP Regulation 5]

DETERMINING QUANTITY RESTRICTIONS ON A RECEIPT BASIS

The following direction is issued pursuant to CMP Regulation No. 5 (§ 3175.5):

(a) The quantity restrictions provided in paragraph (f) of ChIP Regulation No. 5 are on an "order" rather than o "receipt" basic—that is expenditures for maintenance, repair and operating supplies are computed on the basis of orders for cupplies calling for delivery during a quarter rather than on the value of supplies received during the quarter.

(b) If a person prefers to keep his records on maintenance, repair and operating supplies on a "receipt" rather than an "order" basis, he may do co. However, he cannot use one method for a part of the supplies and another method for the remainder.

Issued this 29th day of June 1943.

WAR PRODUCTION BOARD,

By. J. JOSEPH WHELAN,

Recording Secretary.

[F. R. Doc. 43-10436; Filed, June 29, 1943; 11:46 a. m.]

Chapter XI—Office of Price Administration

PART 1315—RUBBER AND PRODUCTS AND MA-TERIALS OF WHICH RUBBER IS A COMPO-NENT

[MPR 415]

CERTAIN FEDERAL GOVERNMENT PURCHASES OF NEW RUBBER TIRES AND TUBES

In the judgment of the Price Administrator, it is necessary and proper to establish maximum prices for the sale of new rubber tires and tubes to the United States Government, except to the War Department, the Department of the Navy, Defense Supplies Corporation, and Rubber Development Corporation.

In the judgment of the Price Administrator, the maximum prices established by this regulation are and will be generally fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended. A statement of the considerations involved in the issuance of this regulation is issued simultaneously herewith and has been filed with the Division of the Federal Register.*

§ 1315.20 Maximum prices for sales of new rubber tires and tubes to certain agencies of the United States Government. Under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9323, Maximum Price Regulation, 415 (Certain Federal Government Purchases of New Rubber Tires and Tubes), which is annexed hereto and made a part hereof, is hereby issued.

AUTHORITY: § 1315.20 issued under Pub. Laws 421 and 723, 77th Cong.; E.O. 9250, 7 P.R. 7371; E.O. 9323, 8 P.R. 4631.

MAXILIUM PRICE REGULATION 415—CEPTAIN FEDERAL GOVERNMENT PURCHASES OF NEW RULLER TIMES AND TURES

CONTENTE

Sec

- To what commodities and transactions this regulation applies and the relation to other regulations.
- Prohibition against dealing in new rubher tires or tubes at prices above the maximum.
- 3. Less than maximum prices.
- 4. Terms and conditions of sale.
- 5. Adjustable pricing.
- 6. Evenion.
- 7. Petitions for amendment.
- 8. Records.
- 9. Enforcement.

Appendix A: Maximum prices for federal government purchases covered by this regulation of new rubber tires and tubes.

Section 1. To what commodities and transactions this regulation applies and the relation to other regulations—(a) To what commodities this regulation applies. This regulation applies to any new rubber tires, tubes or flaps of a type, tread, ply, and size listed in Appendix A, hereof, except those tires and tubes which this paragraph specifically provides are not covered by this regulation. "New" as applied to tires and tubes means a tire or tube that has been used less than 1,000 miles. "Rubber" means all forms and types of rubber, including synthetic and reclaimed rubber and any other rubberlike substance used as a rubber substitute. This regulation shall not apply to tires and tubes imported into the United States and sold by Rubber Development Corporation. Between July 1, 1943, and August 1, 1943, neither this regulation nor the General Maximum Price Regulation shall apply to tires and tubes made in whole or in part of GR-S synthetic rubher.

(b) To what transactions this regulation applies. This regulation applies to all sales and deliveries of new rubber tires, tubes or flaps to the United States Government or to any agency thereof

^{*}Copies may be obtained from the Office of Price Administration.

except the agencies listed in the following two sentences. This regulation shall not apply to sales and deliveries to the War Department, the Department of the Navy or to any agency thereof. Neither this regulation or the General Maximum Price Regulation shall apply to sales and deliveries to Defense Supplies Corporation, Rubber Development Corporation, or to any agency thereof.

(c) Relation to other regulations. This regulation supersedes any other regulation issued by the Office of Price Administration, including Temporary Maximum Price Regulation 31 and Revised Price Schedule 63, as to commodities and transactions covered by this regulation.

(d) Geographical applicability of this regulation. This regulation applies in the District of Columbia and the 48 states, but not in the territories and possessions of the United States.

SEC. 2. Prohibition against dealing in new rubber tires or tubes at prices above the maximum. On and after July 1, 1943, regardless of any contract or other obligation, no person shall make any sale or delivery to which this regulation applies, of new rubber tires, tubes or flaps, at prices higher than the maximum prices permitted by this regulation; and no person shall agree, offer, solicit, or attempt to make any such sale or delivery. "Person" includes an individual, corporation, partnership, association, any other organized group of persons, legal successor or representative of any of the foregoing, and includes any government, or any of its political subdivisions, and any agency of any of the foregoing.

SEC. 3. Less than maximum prices. Prices lower than the maximum prices may be charged or demanded.

SEC. 4. Terms and conditions of sale—
(a) Transportation costs. The maximum prices established by this regulation are for tires, tubes and flaps delivered to the purchaser. If the seller does not deliver the tires, tubes or flaps to the purchaser, the actual cost of transportation to the purchaser shall be deducted from the maximum price.

(b) Expenses on Lend-Lease sales and other government procurement. The maximum prices fixed by this regulation include all expenses on sales or deliveries to procurement agencies of the United States Government including sales for the account of the Office of Lend-Lease Administration, and no amount may be added to the maximum prices for any such expenses. Supplementary Order No. 34 1 shall not apply to this regulation.

Sec. 5. Adjustable pricing. Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery; but no person may, unless authorized by the Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery. Such authorization may be given when a request for a change in the applicable maximum price is pending,

but only if the authorization is necessary to promote distribution or production and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended. The authorization may be given by the Administrator or by any official of the Office of Price Administration to whom the authority to grant such authorization has been delegated. The authorization will be given by order.

Sec. 6. Evasion. The price limitations set forth in this ragulation shall not be evaded, whether by direct or indirect methods, in connection with an offer, solicitation, agreement, sale, delivery, purchase of or relating to tires, tubes or flaps alone or in conjunction with any other commodity or by way of commission, service, transportation, or other charge, or discount, premium or other privilege, or by tying-agreement or other trade understanding or otherwise.

SEC. 7. Petitions for amendment. Any person seeking a modification of any provision of this regulation may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1.²

²7 F.R. 8961; 8 F.R. 3313, 3533.

SEC. 8. Records. Every person making a sale subject to this regulation of tires, tubes or flaps, shall keep for inspection by the Office of Price Administration for so long as the Emergency Price Control Act of 1942 remains in effect, complete and accurate records of each such sale, showing the date thereof, the agency making the purchase, the price received, and the quantity of each type, brand name, tread, ply and size of tires, tubes and flaps'sold.

SEC. 9. Enforcement. (a) Persons violating any provisions of this regulation are subject to the criminal penalties, civil enforcement actions, and suits for treble damages, provided by the Emergency Price Control Act of 1942.

(b) Persons who have evidence of any violation of this regulation or any price schedule, regulation or order issued by the Office of Price Administration, or of any acts or practices which constitute such a violation, are urged to communicate with the nearest district, state or regional office of the Office of Price Administration or its principal office in Washington, D. C.

Appendix A: Maximum prices for Federal Government purchases covered by this regulation of new rubber tires and tubes

	Maximum price					
- Article	Maximum price for items on which no Defense Supplies Corporation pool charge has been paid.		items on which no Defense Supplies Corporation pool Diles Corpo		ice to deter- maximum items on Defense Sup- poration pool s been paid.	
	Tire	Tubo	Tiro	Tuba		
(a) Tires and tubes, pneumatic						
(1) Automobile (passenger-car); (1) Regular-tread: 5.25/5.50-17; 4-ply	8.40 7.37 7.72	\$0.90 .90 .89	\$2.17 2.70 1.98 1.70	\$0.53 .53 .44		
5.25-20, 6-ply	9.78 5.34	.81 .77	2, 10	.65		
6.00-16: 4-ply. 6-ply. 6.006.50-17, 4-ply. 6.00-6.50-18, 6-ply. 6.00-6.50-19, 6-ply.	7. 65 9. 58 10. 58	.86 1.05 .85 1.03	2.36 2.95 1.70 2.60	83. 83. 63.		
-4-ply		.93 .93	2,53 3,34	.83 69		
6.25/6.50-16; 4-ply		.93 .98	2.80 3.17	.69 .69		
4-ply6-ply		.95 1.10	2,86 3,50	.69 .69		
6.50-16: 4-ply	7.60 9.28	.93 .98	2,86 3,58	.69 .69		
4-ply6-ply	8. 56 9. 69	1.02 1.02	3, 25 3, 96	.69		
7.00-16: 4-ply	10.36	.93 .98 1.15 1.31	3, 25 4, 06 4, 39 5, 10	.69 .69		
5.25/5.50-18, 4-ply 5.25/5.50-18, 4-ply	8.86 7.78	.90 .89	1.93 1.88	.83 .44		
6.00-16: 4-ply	8.08	.90 .86	2, 66 2, 95	83. 83.		
4-ply 6-ply	8.07 9.84	1. 10 1. 10	2,60 3,34	.69 .69		

¹⁷ F.R. 10779.

* #	T*		~		
Append	ux	A	Co	mar	uueo

Appendix A—Continued

Appendix A-Continued

					-
	Maximum price			ica	
Article	Tire T		ube		
(2) Bicycle:					(3) Bus-
(i) Single-tube tires. (See Tires, single-tube.)	-			n	(ii) Si
(ii) Straight-side:	SI	.05		\$0.46	7.50- 7.50-
24 x 2.125 26 x 1.375 26 x 2.125	1	-01		.46 .46	7.50- 8.25-
20 x 2.125		. 07		.20	9.03-
	75	-			9.03 8-1
- Article	Max	mm	n pr	103	10 9.00-
Fitting	Tire	Tu	be	Flap	9.00- 10.00 10.00
		-			10.0 10.5
(3) Bus-truck. (i) Regular-tread:					10.5
(i) Regular-tread: 6.00-16, 6-ply	88.89 9.00	\$0.	88.	-55-55	11.0 11.0
6.00-20, 6-ply	9.54	1	.93 .05	\$0.29 .30	11.0 12.0
6.00-20, 30 x 5, 8-ply 6.50-10, 6-ply	12.97 11.14	1	.05 .10		13.0
6.50-16, 6-ply	10.17	,	93 97		13.0 14.0 14.0
6.50-20, 6-ply	11.42 11.93	1	.54	ଅନ୍ତ	14.0 18.0
6.50-20/32 x 6, 8-ply 15-inch, special, 6-ply	14.02 10.33	1	.54 .02	.39	18.6 18.0 21.0
15-inch, special, 8-ply	12.55	1	.02		21.0
7.00-17:	11.24		.23		24.0 24
6-ply 8-ply	13,72 16,64	1 1	.47 .47	.23 .25 .35	0.00 0.00
7.00-20, 8-ply 7.00-20/32 x 6, 10-ply 7.00-24/36 x 6, 10-ply	16.94	1 2	02 02	-35	23
7.00-24/36 x 6, 10-ply	21.78 26.78	2	43	.40	(ii) 8
	13, 64	١,	.63		
6-ply	15.14 16.10	1 1	.C8 .47	.29	No. No. No.
7.50-18, 8-ply	1 20.87	1 2	.44	.41	t NO.
7.50-18/32 x 7, 10-ply 7.50-20, 8-ply	29.97 21.21	3	. 91 . 56 . 56	.41 .45	No.
7.50-20, 8-ply 7.50-20/34 x 7, 10-ply 7.50-20/34 x 7, 12-ply	31.09 35.83	1 3	. 56 .56	.45	No.
7.50-24, 8-ply	1 31.15	1 3	.50 .30	.45 .55	No. No. No.
7.50-224, 8-ply 7.50-224, 38-ply 7.50-22438 x 7, 10-ply 8.25-15, 14-ply 8.25-18, 10-ply	35, 34 37, 13] 2	. SO . 22	.55 .40	No.
8.25–18, 10-ply 8.25–20:	29. 29	3	30	.41	No. No. No.
10-ply	30, 24 34, 87	2	61	.45 .45	(4) Ear
9.00-13, 6-ply	15.57	1 2	54		(i) F
9.00-16: 8-ply	30.12] 3	.36	.49	
10-nlv	1 36.00] }	136	.49	7.50 8.25 9.60
9.00-18, 10-ply 9.00-20, 10-ply 9.00-20/36 x 8, 12-ply	34.58 34.76	3	118 1.35 1.35 1.52	.88 .88	10.0
9.00-22, 10-ply	41.20 37.56		. 52	: :83:	11.0 12.0
9.00-22, 10-ply 9.00-24, 10-ply 9.00-24, 10-ply 9.00-24, 10-ply 10.00-20 (9.75-18), 12-ply 10.00-20 (9.75-20), 12-ply	43.88 47.27			.03	13.0
10.00-18 (9.75-18), 12-ply	46.03 46.15]	. 96 . 80 200	78 85	14.0
10.00-20/38 x 9, 14-ply	62.69	1	L 00 L 35	.83	16.0
10.00-20/38 x 9, 14-ply 10.00-22 (9.75-22), 12-ply 10.00-24 (9.75-24), 12-ply 10.50-16, 10-ply	62.69 48.88 51.20	4 4	F 68 .	1.00	10.0 18.0
10.50-16, 10-ply 10.50-16, 12-ply	49.03	1 4	L 41 L 41	.49 .49	1 120
10.50-16, 12-piy 11.00-18, 10-piy 11.00-18, 12-piy 11.00-20 (10.50-20), 12-piy 11.00-22 (10.50-22), 12-piy 11.00-22 (10.50-24), 12-piy 12.00-22 (11.25-20), 14-piy 12.00-22 (11.25-24), 14-piy 13.00-20 (12.75-24), 16-piy 14.00-20 (13.50-20), 16-piy 14.00-20 (13.50-20), 16-piy 14.00-20 (13.50-20), 16-piy 14.00-20 (20.50-20), 16-piy 14.00-20 (20.50-20), 10-piy 14.00-20 (20.50-20), 10-piy 14.00-20 (20.50-20), 10-piy	46.93 51.35	1 3	L 65 L 65 L 71	.49 .78 .78	21.0 10 21
11.00-20 (10.50-20), 12-ply	.1 51.65	1	.71	.85 .83	24.0
11.00-22 (10.50-22), 12-ply 11.00-24 (10.50-24), 12-ply	55. 10 58. 47 68. 54	1 8	i 03 i 37 i 12	1.00	2
12.00-20 (11.25-20), 14-ply 12.00-24 (11.25-24), 14-ply	.] 63.54 80.91		2 A S	1.00	(in 8 7.00 7.50
13.00-20 (12.75-20), 10-ply	80.91 98.00 106.70	1 8	3.85 9.66 9.83 9.65	1.00 1.00	7.50
14.00-20 (13.50-20), 16-ply	111.48		. 83	1.00	8.22
(ii) Special-tread, mud-and-	120.27	1 11	J. US	1.17	9.0
cnom*	9.38	1	.88	l	9.00
6.03-20, 6-ply 6.03-20, 6-ply 6.03-20/30 x 5, 8 ply	9.38	1 3	L 05 L 05 - 93	.30	10.0
6.59-16, 6-ply	13.38 10.75 12.62 15.82	1	.93	1	10.0
6.59-16, 6-ply 6.59-20, 6-ply 6.59-20/32 x 6, 8 ply 15-inch, special, 6-ply	12.62		L 54 L 54	.30	111.0
15-inch, special, 6-ply	11.09		L 02 L 23		11.0
7.00-17:	1	1		~~	12.0 13.0
6-ply8-ply	13.73 17.56 17.92		L 47 L 47	29	14.0
7.03-20, 8-ply 7.09-20/32 x 6, 10-ply	17.92 22.93		2.02 2.02	.35 .35	10.0 18.0
7.50-16, 6-ply	14.94	1	L (3 L (3		21.9
7.50-16, 8-ply	_i 16.08	•	an gus	******	

Appended A—otherwise				
cottra.	Mosi	mum kı	iso	
	Tiro	Tube	Flap	
(3) Bus-truck—Continued, (ii) Special-tread, mud-and-snow—Continued, 7.69-17, 8-ply 7.69-20, 34 x 7, 10-ply 8.25-20, 10 ply 9.03-13, 6-ply	SIR. 14 22.45 31.40 31.81 10.43	81.47 220 220 220 220	ಣ್ಣ ಣ .ಭ .ಭ .ಭ	
9.03-16: 8-ply 10-ply 9.03-24:10-ply 9.03-24:20-ply 10.03-24:12-ply 10.03-24:12-ply 10.03-24:12-ply 10.03-16:12-ply 11.03-16:12-ply 11.03-26:12-ply	Nororeckensekereken Hunderschenser	ಬಬಬಬಿತ್ತಾಗಳ ಸಂಪತ್ತಾಗಿಗಳು ಬಬಬಬಿತ್ತಾಗಳ ಸಂಪತ್ತಾಗಿಗಳು	#6846888888846886866	
21.69-21, 29-ply 24.03-32; 24-ply	83.0 64.0 62.13	# # # # # # # # # # # # # # # # # # #	3.14 8.43 8.45	
30-ply 30-63-40; 23-ply 34-ply	1333.53 1692.84	117.42 117.42	14.49 14.49	
34 ply (iii) Special, for clarting and stopping: No. 10 (6.60-16), 6 ply No. 15 (7.60-16), 6 ply No. 15 (7.60-16), 6 ply No. 15 (7.60-16), 6 ply No. 16 (7.60-16), 6 ply No. 19 (7.60-20), 22x6), 8 ply No. 19 (7.60-20), 22x6), 8 ply No. 22 (7.50-20), 23x6), 10 ply No. 23 (8.23-20), 23x7), 10 ply No. 23 (8.23-20), 10 ply No. 49 (10.60-20), 12 ply No. 49 (10.60-20), 12 ply No. 45 (11.60-20), 12 ply No. 45 (11.60-20), 12 ply No. 60 (11.00-20), 12 ply (4) Earth-moving and excavating couplement, etc.: (b) Free-rolling or drawn			ක්ක්ෂ්යස්වේ ව	
vehicles: 7.03-20, 8-ply 8.25-20, 8-ply 9.03-20, 10-ply 10.03-20, 12-ply 11.03-20, 12-ply 12.03-20, 14-ply 14.03-20; 14.03-20;	210 24.49 24.69 44.69 44.69 44.61 64.74 64.74	2.0 2.0 2.0 4.0 4.71 6.12 8.83	ಬೆಡಡೆದೆ ಬೆಡಡಿಗೆ ಬೆಡಡಿಗೆ	
12-ply 16-ply 16-ply 16-00-20 16-ply 16-00-24, 18-ply 18-00-24, 16-ply 18-00-24 20-ply	141.05 141.05 162.07 162.07 163.05 163.05	9.83 9.83 10.07 16.61 18.17 18.17	1.00 1.00 1.01 1.03 2.33 2.33	
16-ply 20-ply 24.00-32:	25.2	#	3.14 3.14	
24-ply	62.13 62.13	31.13 31.13	8.43 8.43	
(ii) Self-propelled vehicles: 7.00-20,32 x 0, 10-ply 7.50-20,34 x 7, 10-ply 8.25-20;	31.43	202	.35	
9.03-20, 10-ply	31.84 Cl.71 63.82	2 G 2 G 2 G 2 G 2 G	: to	
10.60-20: 12-ply 14-ply 10.60-23, 12-ply 11.60-24, 12-ply 11.60-24, 12-ply 12.60-24, 14-ply 12.60-24, 10-ply 13.60-24, 10-ply 14.60-24, 20-ply 16.60-24, 20-ply 18.60-24, 20-ply	61:00 64:00 64:00 64:00 164:00	4.00 4.00 4.71 6.45 6.45 16.02 16.02 16.01 18.17 21.03	1.59	

,	Maxim	ım price
Articio	Tire 1	Tube
(6) Implement, micelleneous small equipment, drawn vehicles; low		
picture: 3.00-7. See Inductrial, straight-cide. 3.00-12, 4-ply. 4.00-8. See Inductrial, straight-cide. 4.00-0, 4-ply.	\$3.42	\$0.43
4.00-9, 4-ply	3.25	.47
4-P17	3.32 3.82	.52 .52
2919 4419 460-63, 4719 460-63, 4719 560-13, 4719 560-14, 4719 560-23, 4719 560-24, 4719 560-19, 4719 660-19, 4719 660-19, 560 Industrial, straight-cide	2744 744 755 755 755 755 755 755 755 755	.69 .69 .118 .75 .75 .75 .82 .147 .133
4-ply 0-ply 0-ply 0-20-10:	4.27 5.45 6.03	.83 .93
6.0-12. 4-115. 6-115. 8-115. 6.0-21, 4-115. 6.0-23, 4-115. 7.03-10. 7.13-10.	4.63 5.75 7.70 8.94 11.29 6.16	.59 .59 .99 1.95 2.32 1.05
4 ply 6 ply 8 ply 7.23-18:	6.70 7.89 8.83	1.20 1.20 1.20
4piy	7.44 8.27 9.14	1.29 1.29 2.05
7.20-21: 4-ply 6-ply 7.0-03, 6-ply 0.00-10, 10-ply 0.00-21:	17.51 13.23 13.89 17.10	2.45 2.45 3.89 2.67
Cpty	18.03 20.49 21.03 32.54 21.04	3.63 3.63 4.50 5.80 4.40
6-ply 8-ply 12.75-52	26.72 70.09	5.04 5.04
Crly	23.73 41.60	7. T9 7. T9
2,0-4: 2,0'5 4,0'5 3,00-5:	1.24 1.65	:49 :49
2pls 4ply 3:00-7, 2ply 3:00-0:	181	.42 .42 .43
2-p/5	1.77 2.00	.44 .44
2-ply	2.16 2.72	.33 .53
2 ply	2.42 2.83 4.03 3.05	.83 .53 .63
4719	2.44 2.50 6.73	.57 1.01
C. 117	7.56 9.13	.79 .79
3 On items where no separate maxin	num prie	es are set

¹ On items where no expande maximum prices are set farth for flaps, the maximum prices set forth for tires apply to thee including flaps in all exact where tire flaps would be delivered with the three under normal basiness practice.

Appendix A—Continued				
Article	Maximum price			
Articio	Tire 1	Tube		
(7) Motorcycle: 3.30-18, 2-ply. 3.85-18, 4-ply. 4.00-18, 4-ply. 4.00-19, 4-ply. 4.50-19, 4-ply. 5.00-16, 4-ply. (8) Road-building, grading, and maintaining equipment:	\$3.16 3.95 4.29 4.41 4.65 4.70 4.76	\$0.51 -66 -66 -66 -66 -66 -69		
(i) Front-wheel rib-tread: 6.00-20, 6-ply. 6.50-20, 8-ply. 7.00-20, 10-ply. 7.00-24, 10-ply. 7.60-24, 10-ply. 8.25-20, 10-ply. 8.25-24, 10-ply. 10.00-24, 10-ply.	31. 68 38. 52 43. 72	1.05 1.54 1.44 1.68 2.63 3.10 2.89 3.75 4.66		
(i) Regr-wheel traction tread: 8.25-24 FB, 10-ply		2.89 3.63 3.75 4.41		
12.00-24 DC: 6-ply	32, 28 42, 40 36, 73	4.23 4.23 5.04		
8-ply 14 00-20 T.C. 12-ply	40.09 49.94 78.54	5.79 5.79 5.41		
(9) Tractor: (1) Front-wheel rib-tread: 4.00-15, 4-ply 4.00-15, (4-ply, 4-ply, 5.00-16, 4-ply, 6.00-9, see industrial, straight-side, 6.00-16; 4-ply, 6.00-16; 4-ply	3.35 4.51 4.26 4.69 8.82 4.80	65 .69 .75 .77 .82 .80		
6.00-12, 4-piy. 6.00-16: 4-piy. 6-piy. 6.00-20, 4-piy. 6.60-16, 6-piy. 7.50-10, 6-piy.	6.78	.75 .83 .83 .93 1.05 1.28		
4-ply6-ply	1	1.20 1.20		
7.60-18: 4-ply 6-ply 9.00-10, 6-ply (ii) Rear-wheel traction-tread, con-	10.28	1. 29 1. 29 2. 59		
ventional base: 4.00-12, 2-ply		.52 .69 .70		
2-ply 4-ply 5.50-16:		.77 .77		
2-ply 4-ply 6.00-16, 4-ply 6.00-22 (7-22), 2-ply 7.60-16, 2-ply 7.60-22 (0-22), 2-ply 7.60-24, 4-ply 9.00-16, 8-ply (iii) Rear-wheel traction-tread, wide	7.35 7.81 10.51 14.04	.83 .99 1.20 2.33 2.45		
base: 8-32, 4-ply	16. 48 19. 98 21. 03 23. 47	3.07		
9-24: 4-ply. 8-ply. 9-32, 4-ply. 9-38, 4-ply. 9-40, 4-ply. 10-24, 4-ply. 10-29, 4-ply. 10-28, 4-ply. 10-36, 4-ply. 10-38; 4-ply.	14. 91 22. 10 21. 25 24. 10	3.05 3.52 3.74 2.80 3.04 3.20		
10-35; 4-ply	- 27.08 31.81	4.20 4.52		
11-26: 4-ply 6-ply 11-28, 4-ply	25. 71 28. 79 25. 62	3.68 3.68 4.31		

Appendix	4	Continued	
Amenaux	4-	Commuta	

	Maximum price	
Article	Ťire 1	Tube
(9) Tractor—Continued. (iii) Rear-wheel traction-tread, wide base—Continued.		
11-38: 4-ply 6-ply 10-ply 11-40, 4-ply 12-24, 4-ply 12-26, 6-ply 12-30, 6-ply 12-30:	\$32.91 38.99 49.90 34.54 27.78 33.39 36.90	\$5.46 5.46 5.46 5.80 4.83 5.20 6.10
4-ply	37.81 40.03 42.46	6.36 6.36 6.83
12-38, 6-ply	33.09 35.83 37.59 38.27 38.94 43.88 41.91 44.10 49.10 52.49	5. 26 5. 28 5. 67 6. 25 7. 30 8. 00 7. 39 10. 90 11. 50 13. 13
6-9ly	55, 63 59, 20 62, 09	14.80 14.80 15.32
5.25-21, 4-ply 7.50-16, 4-ply	7.33 10.06	.82 1.20
(ii) Traction-tread, wide base: 8-24, 4-ply. 9-24, 6-ply. 10-24, 6-ply. 10-23, 4-ply. 12-26, 6-ply. 13-20, 6-ply. (11) Trailer service; low platform; low	11. 93 18. 95 23. 25 22. 27 33. 39 37. 59	1.90 2.04 2.84 3.20 5.20 5.67
speed: 7.50-15, 10-ply 8.25-15, 12-ply 9.00-15, 12-ply	21. 25 33. 23 39. 40	2. 19 2. 22 3. 12
10.00-16: 12-ply	46.04 51.77	3. 68 3. 68
(a) Landing wheels: 26 x 6, 8 ply; smooth or nonskid. 20 x 6, 8 ply; channel tread	7.87	1.09
32 x 8, 8 ply; channel fread 34 x 9, 10 ply; smooth or nonskid. 34 x 9, 10 ply; channel fread	23. 65 35. 50	5. 17 5. 17
36 x 10, 10 ply 38 x 10, 12 ply 40 x 10, 8 ply (b) Auxiliary wheels: 10 x 3. 4 ply: smooth or nonskid	46. 13	i i
 (b) Auxiliary wheels: 10 x 3, 4 ply; smooth or nonskid. 10.50 x 4, 6 ply; channel tread. 12.50 x 4/2, 8 ply; channel tread. (ii) Low-pressure: (a) Landing wheels: 		.84 1.90 2.32
20 x 7.00-6, 4 ply; nonskid or ribbed 22 x 6.50-10, 6 ply; smooth, non-	1 12.59	1
22 x 6.50-10, 6 ply; smooth, non- skid or ribbed 24 x 7.50-10, 6 ply; smooth, non- skid or ribbed	11. 72	4.85
24 x 7.50-10, special fabric base- 26 x 8.50-10, 6 ply; smooth, non- skid or ribbed	-[6.05
26 x 8.50-10, 6 ply; smooth,	14.76	
30 x 13.50-16, 10 ply; smooth 42 x 15.00-16, 10 ply; smooth, non skid or ribbed	74.72 54.78	i
42 x 15.00-16, 8 ply; smooth, non- skid or ribbed	50.00	
44 x 16.00-16, 10 ply; nonskid or ribbed	_ 70.18	12.16
ribbed	74.98	1
nonskid or ribbed. 45 x 20.00-18, 12 ply; smooth	114.60 148.66	

Appendix A-Continued

Appenaix A—Contin	ueu		
4-41-1-	Maximum prico		
Article	Tire 1	Tube	
14) Airplane tires and tubes, pneu- matic, rayon—Continued. (ii) Low-pressure—Continued.	,		
(a) Landing wheels—Continued. 46 x 15.50-20, 12 ply; nonskid 50 x 17.00-20, 12 ply; nonskid 55 x 10.00-23, 16 ply; smooth,	\$117, 25 119, 85	\$14.05 14.05	
HORSKIU OF FIDUCULARIA CONTRACTOR	162.09	15.86	
(b) Auxiliary wheels: 13 x 5.00-4, 6 ply; smooth or non- skid 17 x 6.00-6, 4 ply; smooth, non-	10. 59	2,50	
skid or ribbed	8.14 10.69 11.76	2, 25 2, 35 3, 38	
17.50 X 8.00-4, 4 ply; smooth or	9.07	2,35	
10 x 8.00-5, 6 ply; smooth or	16.99 11.84	2.79 2.79	
19 x 8.00-5, 4 ply; HD 22 x 9.00-6, 8 ply; smooth, non- skid or ribbed	25.43	3,20	
	45, 22 18, 18	4,00 3,21	
skid or ribbed 26 x 9.00-13, 8 ply; plain 29 x 9.50-12, 6 ply; smooth or ribbed	ł .	4.67	
32 x 11.00-12, special water valve. 32 x 11.00-12, 8 ply; smooth	20.87	8, 25 5, 33	
33 x 11.50-16.50, 10 ply; plain 36 x 12.50-14, 10 ply; smooth	20.87 32.33 53.23	3, 89 8, 10	
ribbed. 32 x 11.00-12, special water valvo. 32 x 11.00-12, special water valvo. 33 x 11.00-12, sply; smooth 33 x 11.50-16.60, 10 ply; plain. 36 x 12.50-14, 10 ply; smooth 36 x 12.50-14, 10 ply; grooved ribbed safety (iii) Extra low pressure: (a) Landing wheels: 25 x 11-4, 4 ply; smooth 29 x 13-6, 6 ply; smooth 35 x 15-6, 6 ply; smooth 45 x 20-10, 10 ply; nonskid (b) Auxiliary wheels: 12 x 5-3, 4 ply; smooth	55.23	8.19	
25 x 11-4, 4 ply; smooth 29 x 13-5, 6 ply; smooth	24,75 38,75	0, 25 7, 75	
35 x 15-6, 6 ply; smooth	42,75 51,75 95,28	8.60 9.60 21.44	
(b) Auxiliary wheels: 12 x 5-3, 4 ply; smooth	15.00	3,00	
(b) Auxmary whees: 12 x 5-3, 4 ply; smooth. 14½ x 5-5, 8 ply; channel tread. 16 x 7-3, 4 ply; smooth. 18 x 8-3, 4 ply; smooth. (iv) Streamline.	16,22 17,00 18,75	2,47 4,00 4,60	
(a) Typo 1:		1	
	10.70 17.24 21.32	1.79 1.93 2.69	
24-inch, 4 ply; pointed tread 27-inch, 6 ply; pointed tread 31-inch, 6 ply; pointed tread 36-inch, 6 ply; pointed tread (b) Typo II:	25. 22	3.39	
24-inch, 4 ply; rounded tread 27-inch, 6 ply; rounded tread 31-inch, 6 ply; rounded tread	17, 21	1.93	
36-inch, 6 ply; rounded tread	- 25.22 42.05	3,30	
45-inch, 8 ply; plain 50-inch, 8 ply; plain 27.50 x 8.90 x 12.50, 4 ply; plain . (v) Low-profile nose-wheels:	45.67	0.90	
(v) Low-profile nose-wheels:	11. 52	2,10	
19 x 6.80-10, 6 ply; plain	16.35 18.18	2.89 3.21	
(vi) Smooth-contour: (a) Landing wheels.	1	1	
27-inch, 8 ply; smooth or nonskid 30-inch, 8 ply; smooth or nonskid 33-inch, 8 ply; smooth or nonskid	18.74 28.13	2. 57 3. 57 5. 23	
33-inch, 8 ply; smooth or nonskid 36-inch, 10 ply; smooth or non- skid	al 80.02	0.23	
39-inch, 10 ply; smooth or non-	51.07	0,88	
44-inch, 10 ply; nonskid 47-inch, 12 ply; nonskid or smooth	87.92		
51-inch, 14 ply; smooth or non- skid	154.94		
56-inch, 16 ply; smooth or non- skid	155.24	14.14	
65-inch, 16 ply; smooth or non- skid(b) Auxiliary wheels:	349.68		
200 4 mlass amonach	- 6.10 9.13	1,90	
12.50, 6 ply; channel tread 12.50, 6 ply; smooth	9, 12 8, 81 9, 63	2.32	
0.00, 6 ply; smooth. 10.00, 6 ply; smooth. 12.50, 6 ply; smooth. 12.50, 6 ply; channel tread. 14.50, 6 ply; smooth. 17.00, 6 ply; smooth. 19.00, 6 ply; smooth. 19.00, 8 ply; smooth.	10.03 16.63	2,44	
19.00, 6 ply; smooth 23.00, 8 ply; smooth 26.00, 10 ply; smooth	18.20 27.87	3, 40	
30.00, 10 ply; smooth	. 39, 50 40, 03	3, 90 5, 20	

¹ On items where no separate maximum prices are set forth for flaps, the maximum prices set forth for tires apply to tires including flaps in all cases where tire flaps would be delivered with the tires under normal business practice.

Appendix A-Continued

Article	Maximum prica
(14) Airplane tires and tubes, pneumatic, rayon—Continued. (vii) Airplane salety tubes: double-tube construction: 19.00-inch. 23.00-inch. 26.00-inch. 27.00-inch. 30.00-inch. 30.00-inch. 30.00-inch. 30.00-inch. 30.00-inch.	\$14.60 16.70 17.90 18.90 16.80 18.05 19.20

-	Maximum price			
Article	Tire	Tuba	Beod lock	
(15) Combat, Run Flat: 7.00-18. 8.25-10. 8.25-20. 9.00-16. 9.00-20. 9.25-16. 10.50-16. 10.50-20.	\$26, 18 42, 37 56, 46 52, 34 66, 31 42, 20 71, 19 77, 53 139, 63	\$1.93 2.59 3.14 2.50 3.53 2.60 3.30 3.87 9.01	\$1.60 1.55 1.20 1.60 1.20 1.80 1.80 - 1.80 2.62	

Article	
(b) Tires, single-tube: Ma	ximum
(1) Bicycle: p	rice
26 x 1½	\$0.97
28 x 1½	1.01
(2) Industrial:	
5 x 1.75, 2-ply	1.25
6 x 2.00, 4-ply	1.80
8 x 2.00:	
2-ply	1.34
4-ply	1.94
10 x 2.00, 2-ply	1.45
12 x 2.00, 2-ply	1.58
8 x 2.50, 4-ply	2.05
10 x 2.50, 2-ply	1.45
10 x 3.00:	
2-ply	1.72
4-ply	2.23
12 x 3.00:	
2-ply	2.06
4-ply	2.54
11 x 3.25, 4-ply	2.48
12 x 3.50:	
2-ply	2,21
4-ply	2.80
13 x 4.00, 4-ply	3.11
14 x 4.00:	
2-ply	2, 69
4-ply	3.24
16 x 4.00:	0.22
2-ply	3.00
4-ply	3.47
18 x 4.00:	V. 11
2-ply	3.68
	4.16
4-ply 20 x 4.00:	7. 10
2-ply	4.10
4-ply	4.66
15 x 4.50, 4-ply	3.45
	U. 10

3.45

Appendix A-Continued Article

(O) Title collections	laximum price
10 x 2.75, 2-ply 16 x 4.00; lug base:	81.03
2-ply	_ 2.83
4-ply	3.35
(c) Tires, colld: (1) Industrial:	
8½ x 4—4 9 x 2½—6	5.84
9 x 2½—6	- 5.34
9 x 5—5	- 8.65 - 6.45
10 x 4—5 7/16	7.14
10 x 5-6½ 10 x 6-6½	_ 8.00
10½ x 5-6½	- 9.49 - 8.24
10½ x 5-6½	9.66
10½ x 7-6½ 11 x 2½-8	_ 9.80 _ 5.63
12 x 3½-8	6.57
14 × 4–10	. 8.15
15 x 3½-11½	- 7.01 - 9.17
15 x 6-11/4	
15 x 7-11 ¹ / ₄	- 14.38 16.35
16 x 3½-12	- 16.35 - 7.33
16 x 3½-12½	_ 6.98
16 x 4-12½ 16 x 4½-12	- 8.33 - 9.73
17 x 5-12\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	10.63
18 x 3-14	_ 6.97
18 x 4-14 13 x 5-14	
20 x 3½-16	8.19
20 x 4-16 20 x 5-16	
20 x 6-16	
20 x 7-16	_ 17.57
20 x 8-16 22 x 3½-17¾	_ 19.58 _ 9.08
22 x 4½-17%	12, 11
22 x 6-17% 22 x 8-17%	_ 15.69 _ 23.97
24 x 3-20	_ 8.18
24 x 3½-20	
24 x 5-20 27 or 27¼ x 3½-23½	- 14.40 - 10.53
28 x 3½-24	_ 9.46
28 x 4-23½ 29 x 5-23½	_ 12.05 _ 16.87
(2) Tractor-and-trailer:	
22 x 10-16	
22 x 14-16 28 x 7-22	
28 x 10-22	52.92
28 x 12-22 28 x 14-22	_ 63.98
(3) Truck-cushion:	
32 x 5	. 27.13
34 x 5	_ 20.00 _ 30.53
36 x 6	_ 36.97
36 x 7	
36 x 12	E4.43
40 x 5	_ 33.74
40 x 7	_ 57.04
40 x 10	. 74.03
40 x 12	92.57 113.34
40 x 16	154.85

Appendix A-Continued

	ximum
Article	price
(d) Tubes: automobile (passenger	
car), bus, motorcycle, and	
truck: cafety, double-tube	
construction:	
4.00/4.59-18, MC	83.00
5.00–16, MC	3.53
6.00-16	3.78
6.25/6.59-16	4.06
6.59-15	4.06
7.00-15	4.56
7.00–16	4,55
7.59-15	5.00
7.50-16	5.02

Effective Date

This regulation shall become effective July 1, 1943.

Note: All reporting and record-keeping requirements of this regulation have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of

Issued this 28th day of June 1943. PRENTISS M. BROWN.

[F. R. Doc. 43-10387; Filed, June 23, 1943; 3:03 p. m.]

Administrator.

PART 1316-COTTON TEXTILES [MPR 11, Amdt. 7] FIRE COTTON GOODS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Maximum Price Regulation No. 11 is amended in the following respects:

- 1. Section 1316.3 (b) (1) is amended by inserting after the words "any grey" the words "and colored-yarn".
- 2. Section 1316.3 (b) (1) (b) is amended to read as follows:
- (b) Checked fabrics (other than marquisettes) made on a box loom and containing colored yarn elsewhere than in the selvage.
- 3. Section 1316.3 (b) (1) (e) is revoked. 4. Section 1316.3 (b) (1) (g) is revoked.
- 5. Section 1316.3 (b) (1) (h) is added to read as follows:
- (h) Fabrics made on a jacquard loom containing colored yarn elsewhere than in the selvage.
- 6. Section 1316.4, Table I is amended to read as follows:

^{*}Copies may be obtained from the Office of Price Administration.

¹⁸ F.R. 361, 2208, 4628, 4723, 5477, 8065.

TABLE 11—TYPE AND CONSTRUCTION OF	TABLE I—TYPE AND CONSTRUCTION OF CLOTH—Continued	TABLE I—TYPE AND CONSTRUCTION OF CLOTH—Continued
CLOTH Ref. Cents per No. Combed broadcloth yd.	- Collar Cloth	Decating Cloth
AA 1 37" 128 x 64 4.00 (slub filled) 19.59 AA 2 37" 128 x 68 4.20 19.34	Ref. Cents per No. yd.	Ref. Ochts per No. yd.
AA 3 37" 2 136 x 60 4.00 19. 10 1	AN 1 403/2" 102/206 x 64 2.08	AY 175" 62 x 163 .70 (Full-Ply Carded Warp) 175, 00 AY 275" 75 x 66 .50 (Ply Warp) 147, 50 AY 3 75" 80 x 180 .90 (Full-Ply Warp) 170, 50
AA 437" 136 x 72 3.85 (White dobby) 24.16 AA 537" 144 x 72 2.98 (Windbreaker) 27.30 AA 637" 144 x 76 4.20 20.74	AN 2 40" 56 x 112 3.66. 30.89 AN 3 381/2" 100 x 64 3.63 22.82	AY 375" 80 x 180 .50 (Full-Ply Warp) 170.50 AY 475" 100 x 76. 70 (Full-Mere, Warp) 141.00
AA 7 37" 144 x 76 3.74 (Windbreaker) 23.11 AA 8 38" 144 x 76 3.90 (Foreign Pima) 44.92	AN 4 39" 120 x 80 3.25 26. 47 AN 5 40" 200 x 112 1.26 (Semi-soft) 100. 44	AY 476" 100 x 76, 70 (Full-Merc, Warp) 141, 00 AY 575" 160 x 110 1.40 (Full-Ply Warp) 139, 00 AY 675" 213 x 165, 60 (Semi-Ply Warp) 212, 00
AA 6 37" 144 x 72 2.95 (Windbreaker)	Poplins	Decating Blanket
AA 11 53" 144 x 80 2.85 (American Pima)	AO 1 37" 88 x 50 3.00 (Ply Warp) 26. 22 AO 2 37½" 102 x 48 3.15 (Ply Warp) 28. 52	AZ 154"70 x 2161.24 (Combed-Ply Warp-Carded Fill) 93.95
Lawns	A O 2 27// 128 v 60 9 79 (Windhroaker) 98 87 1	'Aeroplane DeIcer Cloth
AB 139" 68 x 56 11.00 9.83 AB 230" 68 x 72 10.00 11.10	AO 5 44" 102 x 56 1.85 (Ply Warp) 42.39 AO 6 37½" 102 x 64 2.81 (Ply Warp) 32.62	BA 1 48" 64 x 52 1.86 (Ply Warp) 49.97
A B 3 36" 72 x £6 10.00 9.91 U	AO 7 38" 112 x 64 3.55 19.75 19.75	Jacket Cloth for Rubber Trade
AB 440" 72 x 63 9, 50 11, 63 AB 540" 74 x 72 7, 11 (Roving Cord Stripe) 15, 30 AB 636" 76 x 72 10,00 11, 15	AO 9 37" 116 x 55 3.25. 21.61 AO 10 37" 136 x 48 3.02 (Windbreaker). 23.87	BB 1 28" 88 x 88 5.71
AB 7 30" 76 x 72 7.75	AO11 37" 136 x 60 3.00	
AB 9 40" 76 x 72 9.00 12. 18 AB 10 45" 76 x 72 8.00 14. 26 AB 11 40" 80 x 80 5.40 16. 23	Beat-ups (Marquisettes)	Carrier Apron for Rubber Thread
AB 11 46" (10 x 72 8.00	_ · · · · · · · · · · · · · · · · · · ·	BC 1 50" 96 x 98 2.95. 47. 69 BC 2 60" 96 x 98 2.46 54. 82 BC 3 76" 96 x 98 1.96 72. 33 BC 4 80" 96 x 98 1.86 74. 63
AB 14 39" 80 x 88 4.68 (Berkley Cambric) 18.50 AB 15 40" 80 x 92 3.80 (Gas Mask) 21.85	AP 1 3914" 36 x 16 5.33 (Extra-Carded Filling) 7.13 AP 2 3914" 48 x 22 16.50 (Extra Combed) 11.25 AP 3 3914" 48 x 22 16.50 (Extra-Carded Fill) 10.11	BC 4 80" 96 x 98 1.86
AB 16 43" 80 x 92 3.50 (Gas Mask) 23.61 AB 17 36" 88 x 80 9.50 12.62	AP 4 39½" 44 x 18 7.50 (Extra-Combed) 8.76	Printer's Blankel Fabric
AB 18 40" 88 x 80 8.50. 13.84 AB 20 40" 88 x 80 8.50. 13.84 AB 20 40" 88 x 80 6.90 14.66	Sateens	<u>-</u>
AB 21 40" 88 x 80 6.00	AQ 1 383½" 84 x 136 4.90 (Combed) 17. 90 AQ 2 38½" 84 x 136 4.25 (Carded Warp—Combed	BD 1 68" 46/92 x 60 1.52 (Ply Warp) 83.34 BD 2 86" 46/92 x 60 1.19 (Ply Warp) 104.82 BD 3 48" 46/92 x 60 2.14 (Ply Warp) 57.30
AB 23 45" 88 x 80 7.50	Filling) 18. 91 AQ 3 38½" 84 x 136 4.25 (Combed) 20. 14 AQ 4 43" 136 x 96 3. 50 (Combed Warp—Carded Filling) 22. 05	BD 4 56" 46/02 x 60 1.84 (Ply Warp)
AB 22 44" 88 x 80 7.50. 16. 18 AB 24 40' 82 x 80 7.50. 16. 18 AB 24 40' 82 x 80 7.50. 20. 45 AB 25 37" 96 x 72 8.25 (Shadow) 13. 54 AB 26 37' 4" 96 x 92 7.50. 16. 53 AB 27 40" 96 x 92 7.50. 16. 53 AB 27 40" 96 x 92 7.50. 16. 53	AQ 5 3914" 96 x 160 3, 35 (Combed) 23, 57	BD 6 46" 52 x 44 1.70 (Ply Yarn)
	AQ 6 36" 96 x 94 2.25 (Mèrc. Ply Yarn) 68.50	Tablecloth BE 1 49" 64 x 44 1.93 37, 10
AB 29 38" 96 x 100 4.00 20. 69 AB 30 39" 96 x 100 5.09 (Cambric) 18. 03 AB 31 39" 96 x 100 5.00 19. 20	Tracing Cloth	BE 1 49" 64 x 44 1.03
AB 33 39" 96 x 100 5.00	AR 1 35" 80 x 76 6.90	Linen Warp Card Clothing Cloth
A B34 40" 96 x 100 9.00 (Foreign Pima) 19. 62 A B35 40" 96 x 100 6.75 18. 01 A B36 40" 96 x 100 3.97 22. 05	AR 3 47" 80 x 76 5.41 17.10 AR 4 48" 80 x 76 5.00 18.40 AR 5 63" 80 x 76 3.93 23.92	BF 1 64" 92 x 56 .92 289. 40 Lapping Cloth
AB36 44" 96 x 100 4.40. 21. 96 AB38 39" 96 x 108 6.00 (Berkley Cambric) 19. 25	AR 6 35" 84 x 90 8.00	BG 1 86" 49 x 35 2.20 (Ply Warp—Carded Fill) 54.00
A B33 40" 108 x 112 6.40. 19.01 A B40 39" 108 x 124 5.24 (Berkley Cambric) 24.30 A B41 39" 110 x 128 6.40 (Berkley Cambric-Pima 29.71	AR 8 48" 84 x 90 5.89 24.09 AR 9 48" 84 x 90 5.86 24.09	Special Combed Duck
Warp).	AR 10 50" 85 x 88 5.61	BH 1 371/2" 86 x 46 1.75 (Merc. Ply Yarn) 67.00 BH 2 371/2" 91 x 48 1.64 (Merc. Ply Warp) 61.39
AB42 30" 116 x 144 6.21 (Berkley Cambric-Pima 31. 22 Warp).	AR 12 48" 88 x 92 5.70. 24.72 AR 13 48" 88 x 92 5.27. 24.68 AR 14 38" 88 x 96 7.00. 16.41	Life Vest (Air Corps. Spec.)
Fine Combed Plains AJ 150" 22 x 20 20.70 4.95	AR 15 4314" 88 x 96 6.12	BI 1 44½" 100 x 100 1.70 (Merc. Ply Yarn) 88.22
AJ 2 52" 28 x 24 20.00 5.87 AJ 3 52" 28 x 24 14.65 6.34 AJ 4 36" 60 x 48 10.00 8.80	Аеторіапе Ply Yarns	Insulating Fabric
Organdie	AS 1 36½" 80 x 86 4.00. 40.85	BJ 1 39" 44 x 34 17.20 0.80
AK 1 40" 84 x 80 11.00 (Peeler)	AS 233" 80 x 84 3.01. 41.85 AS 3 3634" 80 x 86 3.35 41.99	Acid Resistant Glore Cloth
AK 1 40" 84 x 80 11.00 (Peeler) 17. 00 AK 2 40" 84 x 80 10.75 (Foreign Pima) 17. 25 AK 3 40" 84 x 80 10.75 (Pima) 18. 25 AK 4 46" 84 x 80 10.75 (Pima) 18. 25 AK 4 46" 84 x 68 10.26 (Peeler) 18. 00 AK 5 45" 84 x 68 10.25 (Pima) 19. 25 AK 6 46" 84 x 80 10.25 (Pima) 19. 25 AK 7 45" 84 x 80 9.75 (Peeler) 19. 75 AK 8 46" 84 x 80 9.50 (Pima) 20. 00 AK 9 46" 84 x 80 9.50 (Pima) 20. 00 AK 9 46" 84 x 80 9.50 (Pima) 20. 00 AK 9 46" 84 x 80 9.50 (Pima) 20. 00 AK 9 46" 84 x 80 9.50 (Pima) 20. 00	AS 1 3614" 80 x 86 4.00 40. 85 AS 2 339" 80 x 84 3.61 41. 85 AS 3 3634" 80 x 86 3.35 41. 99 AS 4 4234" 80 x 86 2.77 49. 00 AS 5 3314" 81 x 86 3.44 34. 40 AS 6 61" 80 x 86 2.20 75. 37	BK 1 40" 52 x 280 .70 (Carded Warp—Ply Yarn). 141.00
AK 5 45" 84 x 68 10.25 (Foreign Pima) 18. 25 AK 6 45" 84 x 68 10.25 (Pima) 19. 25	Aeroplane Merc. Ply Yarns	Dimities 12.00
AK 7 46" 84 x 80 9.76 (Peeler) 19.75 AK 8 46" 84 x 80 9.50 (Foreign Pima) 20.00	AT 136½" 80 x 84 4.00 45.90	AO 1 36" 98/64 x 63 9.00 12.00 AO 2 36½" 116/76 x 76 8.00 14.16 AO 3 36½" 114/76 x 64 7.60 12.87 AO 4 40½" 90/64 x 72 7.65 19.34
AK10 40" 88 x 80 10.90 (Mule Spun Fill) 20. 28	Aeroplane (Single Yarn)	AC 4 4032" 90/64 x 72 7.55
Typewriter Cloth	AU 140" 104 x 100 4.35 34.00 AU 240½" 80 x 86 3.85 30.00	1
AL 1 40" 154 x 168 5.98 5.27 (Pima) 51. 03 AL 2 40" 144 x 160-168 5.27 (Pima) 50. 61 AL 3 38" 130 x 142 4.99 (Pima Warp) 33. 42 AL 4 40" 124 x 128 5.10 (Pima Warp) 32. 01	Dotted Swiss	Dimity Checks AD 1 3716" 54 x 44 10 40
	1	AD 2 36" 76 x 72 8.30 11.87 AD 3 36" 73 x 64 9.40 11.15
Umbrella Cloth AM 1 26" 84 x 108 6.52	AV 136" 72 x 54 8.42 (Ply Warp) 18.26 AV 236" 70 x 50 7.43 20.82 AV 326" 60 x 489.13 17.84 AV 436" 68 x 567.50 21.36	AD 1 37½" 54 x 44 10.40
AM 326" 72 x 84 5.55		Pique
¹ Fabrics shall be subject to the yardage prices set forth in Tables I and II, rather than to the poundage prices set forth in Table III, unless they are over 4 per cent lighter or over 6 per cent heavier than the weights specified, Except that for marquisettes and beat-up marquisettes the appropriate yardage price shall apply to all weights of each construction specified. The maximum prices set forth in Table I shall apply only to fabrics made wholly of combed cotton yarn unless otherwise specifies.	Broadcloth (Jacquard)	AE 1 38" 150/176 x 100 3.60
forth in Table III, unless they are over 4 per cent lighter or over 6 per cent heavier than the weights specified,	AW 137" 144 x 76 4.15 31.02 AW 237" 144 x 72 3.63 32.67	AE 3 38" 103 x 136 2.67 (Birdseye) 47. 60 AE 4 39" 103 x 62 6.05 (Volle) 14.65
Except that for marquisettes and beat-up marquisettes the appropriate yardage price shall apply to all weights	Decating Apron Cloth	AE 5 40" 116 x 56 5.52 (Volle)
The maximum prices set forth in Table I shall apply only to fabrics made wholly of combed cotton yarn unless	AX 175" 62 x 190 .80 (Ply Carded Warp) 177. 25 AX 254" 62 x 190 1.20 (Full-Ply Carded Warp) 152. 25	AF 1 38" 72 x 100 6.25
For a fabric the same as one of those listed in Table I	AX 377" 78 x 120 .82 (Ply Warp) 150 .68 AX 4 74" 80 x 172 .92 (Ply Warp) 163 .85 AX 5 73" 152 x 161 .64 (Ply Warp) 151 .06 AX 6 75" 226 x 152 .63 (Ply Warp) 268 .09	AF 2 34" 68 x 92 7.15
except for a difference in width not exceeding two inches		1
and a consequent proportionate difference in weight, the maximum price shall be the price shown in Table I adjusted in the ratio which the width of one fabric bears to the other.	The maximum prices for 38" 102 x 56, 2.15 and 44" 102 x 56, 1.85 poplins on subcontracts entered into prior	AG 1 371/2" 60 x 44 12.50 (Drop check) 8, 64 AG 2 371/2" 56 x 42 11.15 (Check vollo) 8, 46 AG 3 40" 74 x 65 0.00 (Drop check) 10, 64 AG 4 39" 60 x 62 9.00 (Slack Twist) 10, 25 AG 5 39" 60 x 48 9.10 (Slack Twist) 9, 70 AG 6 38" 60 x 48 9.80 9, 10 (Slack Twist) 10, 25 AG 7 40" 63 x 76 9.20 (Foreign Pima) 10, 30 AG 8 40" 68 x 76 9.20 (American Pima) 17, 83
² The maximum price for 37" 136 x 60, 4.00 to 4.20 combed broadcloth on subcontracts entered into prior	to July 3, 1943 under any prime contract with a war	AG 4 39" 60 x 62 9.00 (Slack Twist) 10, 25 AG 5 39" 60 x 48 9.10 (Slack Twist) 9, 79
Negotiated 161, dated November 28, 1942 is 19.00 cents per	before or after July 3, 1943 under Army Invitation No. 669-43-NEG-176 are the maximum prices in effect for the respective fabrics on July 2, 1943.	AG 7 40" 68 x 76 9.20 (Foreign Pima)
yard.	and respective markes on and wi 1920;	

TABLE I—TYPE AND CONSTRUCTION OF CLOTH—Continued

Marquisettes	
Ref. Con	sper
No. y	đ.
AH 1 40" 26 x 14 6.50 (1 ly Yarn)	13.71
AH 2 50" 26 x 14 5.20 (Ply Yarn)	17. 27
AH 340" 42 x 20 4.80.	13.62
AH 450" 42 x 20 3.98	16.84
AH 5 38½" 44 x 18 12.15.	6.73
AH 6 29" 44 x 22 11.15	7.37
AH 739½" 46 x 20 10.75	7.49
AH 8 39½" 48 x 22 10.00	7.23
AH 9 39½" 48 x 24 9.75	8.31
AH10 39½" 48 x 28 9.60.	8.63
AH11 39½" 48 x 32 9.40	9.23
AH12 49" 48 x 28 8.00	10.78
AH13 49" 48 x 32 7.60	11.47
AH14 39½" 52 x 30 11.15	9.22
ATTAC ACA ED - OD O OD	10.68
AH15 45" 52 x 30 9.00	10.63
AH16 48" 54 x 20 9.15	10.62
AH17 39½" 60 x 34 9.65	11.77
AH18 49" 60 x 34 8.40	
AH 19 40" 52 x 32 9.60 (Ply Filling)	16.33
AH 20 50" 52 x 32 7.60 (Ply Filling)	19.85

TABLE I—TYPE AND CONSTRUCTION OF CLOTH—Continued

Crorn—continued
Exic
Ref. Cents per
No. yd.
AI 1 40" SS/SD x SD 5.4L
AI 2 (0" 38/30 x 33 4.34
Bedferd Cerd
BL 1 35½" 124 x 112 3.03 31.40
Shade Cith
BM 1103" 64 x 64.00
BM 2100" 64 x 64.72 191.23
Jatej
BN 149" 88 x 92 6.23 15.83
Skip Dmi Shhira
BO 1 35" 116 x 52 4.70
Filler Cicth
BP 1 28" 112 x 112 7.17

TABLE I—TYPE AND CONSTRUCTION OF CLOTH—Continued

CESTH—Condition	
Mechanical Bast Clath Ply Yarns	
Ref. Cen	tş per
	ď.
PQ165"52x451.50	81°C0
Insert Nelling	
BR 1 27'-47' 50 x 528.00	15.C0
BR 24339" 59 x 52 0.83	17.33
BR 343; 1" 60 x 62 6.23	13.15
Offind Shirtley	
B3 107' 07 x 00 3.71 (Plain)	22.62
BS 203" E3 x 524.10 (Pinin)	13,50
BS 3 CC' CO x 20 3 20 (Plain)	21, 25
BS 425" COX 443.21 (Plain)	22,00
B3 507" 109 x 00 3.19 (Plain)	25_35
Medra s	
BT 107 COX 83 462	2£ 50

COLORED SHIRTING AND SEERSUCKERS

	Cents per yard								
Reference No.		tolio color		77% celur			188% color		
	Pastel	Medium	Dark	Pastel	Medium	Dark	Pactel	Medina	Dark
: Madras		ty.							-
KA 138" 72 x 64, 5.05 Plain KA 233½" 72 x 64, 5.17 Plain KA 338" 80 x 72, 5.22 Plain KA 439" 84 x 76, 4.84 Plain KA 538" 92 x 80, 5.06 Plain KA 6 38" 95 x 84, 4.85 Plain KA 7 38" 88 x 76, 5.42 Plain KA 7 38" 94 x 02, 5.23 Plain KA 9 38" 96 x 92, 5.25 Plain KA 1038" 96 x 92, 5.25 Plain KA 1038" 96 x 92, 5.29 Plain KA 10 38" 96 x 92, 5.29 Plain KA 10 38" 96 x 92, 5.25 Plain KA 10 38" 120 x 10 5, 5.61 Pattern KA 13 38" 120 x 10, 5.61 Pattern KA 14 38" 120 x 116, 5.44 Pattern	8.4838888888888888888888888888888888888	ಐ೨೬೧೩೩೮೪ ನನ್ನು ಸಹಕ್ಕಿಗೆ ಪ್ರಕ್ಷಣಗಳು ನನ್ನು ಸಹಕ್ಕೆಗಳು ನನ್ನು ಸಹಕ್ಕೆಗಳು		- ನತ್ತಲ್ಲಿ ಬರುಗಳು ಬರುವುದಿಕೆ ಈ ಸ್ಥಾಪ್ತನೆಗೆ ಬರುವುದಿಗೆ ಹೆಚ್ಚುಗಳು ಪ್ರಕ್ರಿಸಿಕೆ ಹೆಚ್ಚುಗಳು ಪ್ರಕ್ರಿಸಿಕೆ ಹೆಚ್ಚುಗಳು ಪ್ರಕರ	สมอนานกระบบกระบบกระบบกระบบกระบบกระบบกระบบกระบ	ಣಣಚಟದೆದೆಬಿಸಲಾಗಣ ನಡೆಬೆಗಳಿಗೆ ಬೆಸಲಾಗಿ ಪ್ರಾಕರಣಗಳಿ	Hanandakkahak Hanandakandak	нининининини Непонинининининининининининининининининини	% % % % % % % % % % % % % % % % % % %
KA 14 38" 120 x 116, 5.44 Pattern	31.42	82.87	۵۵. د ۶	02.44	ಎಒಕ್ಕು	22.29	23,21	-	37.20
KB 138" 80 x 80, 3.35 Pattern KB 238" 80 x 80, 4.00 Pattern KB 338" 83 x 84, 3.99 Pattern KB 438" 83 x 84, 4.73 Pattern KB 438" 76 x 85, 3.37 Pattern KB 638" 76 x 85, 3.39 Pattern KB 638" 712 x 108, 3.56 Pattern KB 738" 112 x 108, 4.72 Pattern	. 30, 49 29, 81 31, 27 37, 69	31.40 22.64 32.20 33.48	32.44 31.73 33.19 29.41	23.17 27.03 27.03 27.03 31.91	20.01 23.82 20.78	31,13 CA13 22,22 37,62			
Dungaloth									-
KC 137" 96 x 60, 4.66 Pattern KC 237" 96 x 60, 4.95 Pattern KC 337" 96 x 60, 4.95 Pattern KC 337" 104 x 60, 4.95 Pattern KC 437" 104 x 60, 4.95 Pattern KC 537" 108 x 60, 4.76 Pattern KC 637" 112 x 60, 4.76 Pattern KC 737" 116 x 60, 4.76 Pattern KC 937" 110 x 60, 4.37 Pattern KC 937" 120 x 60, 4.37 Pattern KC 10 37" 122 x 62, 4.23 Pattern KC 11 37" 124 x 60, 4.26 Pattern KC 12 37" 124 x 64, 4.18 Pattern KC 12 37" 124 x 64, 4.18 Pattern KC 12 37" 124 x 64, 4.18 Pattern KC 13 37" 125 x 63, 4.01 Pattern KC 13 37" 135 x 63, 4.01 Pattern KC 16 37" 136 x 63, 4.02 Pattern KC 16 37" 136 x 63, 4.04 Pattern KC 18 37" 134 x 64, 4.05 Pattern KC 18 37" 134 x 63, 4.05 Pattern KC 19 37" 134 x 64, 4.05 Pattern KC 19 37" 134 x 76, 4.05 Pattern KC 19 37" 144 x 76, 4.40 Pattern KC 19 37" 144 x 76, 4.40 Pattern	2221482721288228488 8448888888888888888888888888	464898888884688888888888888888888888888	48#83DBB\$DR#ZR#BBBR# #############################	nanananananananan Sebesahan Sebesahanananananananananananananananananana	ಣಣದಾಗಿ ನಿರ್ವಹಿಸಿದ್ದಾಗಿ ನಿರ್ದಹಿಸಿದ್ದಾಗಿ ನಿರದಹಿಸಿದ್ದಾಗಿ ನಿರ್ದಹಿಸಿದ್ದಾಗಿ ನಿರಿಸಿದಿದಾಗಿದ್ದಾಗಿ ನಿರ್ದಹಿಸಿದ್ದಾಗಿದ್ದಾಗಿ ನಿರಿಸಿದಿದ್ದಾಗಿದ್ದಾಗಿದ್ದಾಗಿ ನಿರದಿದ್ದಾಗಿದಿದ್ದಾಗಿದ್ದಾಗಿದ್ದಾಗಿದ್ದಾಗಿದ್ದಾಗಿದಿದ್ದಾಗಿದ್ದಾಗಿದ್ದಾಗಿದ್ದಾ	4688884BBBBBBBBBBBBBBBBBBBBBBBBBBBBBBBB	MANAHAMANNIMAMANAGEA MANAHAMANNIMAMANAGEA	16:36 16:36	2.50 27.91 27.91 20.09 20.15 30.170 32.82 33.43 33.51 34.53 34.63 34.63 34.82 34.82 34.82 34.82
			600 cads dark color replacing color ground			l,000 cnás derž colir replicing 1,000 greund			
KC20 37" 108 x £0, 4.76 Pattern KC21 37" 116 x £0, 4.47 Pattern KC22 37" 124 x £0, 4.26 Pattern KC23 37" 128 x £0, 4.10 Pattern KC24 37" 132 x 56, 4.15 Pattern Oxford	25% pastel	E0;% pastel	21.44 22.77 22.63 22.18	*************	75/3 pactel	22.54 23.48 51.21 21.76 51.41			100% postel
-KD 1 38" 88 x 42, 4.00 Plain KD 2 39" 80 x 42, 3.57 Plain KD 3 39" 84 x 42, 3.75 Plain KD 4 39" 97 x 65, 3.71 Plain	20.93 24.94	21.84	**************************************		2.67	**************************************			21.31 21.31 21.67

7. Section 1316.4 (e) is added to read as follows:

(e) When an amendment to Maximum Price Regulation No. 11 effects a reduction in any seller's previous ceiling price for any fabric (other than a fabric previously subject to Table III), it shall be permissible for such seller for a period of 30 days from the effective date of the amendment to make deliveries of such fabric against existing contracts at a price not exceeding the maximum price in effect on the day immediately preceding the effective date of the amendment.

This amendment shall become effective the 3d day of July 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681)

Issued this 28th day of June 1943. PRENTISS M. BROWN. Administrator.

[F. R. Doc. 43-10388; Filed, June 28, 1943; 3:09 p. m.]

Part 1362—Ceramic Products [RPS 75, Revocation]

DEAD-BURNED GRAIN MAGNESITE

For the reasons set forth in the statement of considerations issued simultaneously herewith and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, it is hereby ordered that Revised Price Schedule No. 75-Dead-Burned Grain Magnesite (§§ 1362.1 to 1362.9a, inclusive) be and it hereby is revoked, subject to the provisions of Supplementary Order No. 40, 8 F.R. 4325.

This order shall become effective July 3, 1943,

(Pub. Laws 421 and 729, 77th Cong.; E.O.

9250, 7 F.R. 7871)

Issued this 28th day of June 1943. PRENTISS M. BROWN, Administrator.

[F. R. Doc. 43-10390; Filed, June 28, 1943; 3:10 p. m.]

PART 1362-CERAMIC PRODUCTS [MPR 416]

BASIC REFRACTORY PRODUCTS

A statement of the considerations involved in the issuance of this Maximum Price Regulation No. 416 has been issued. simultaneously herewith and filed with the Division of the Federal Register.*

So far as practicable, the Price Administrator has advised and consulted with representative members of the industries which will be affected by this regulation. In the judgment of the Price Administrator, the maximum prices established by this regulation are, and will be, generally fair and equitable,

and comply with the standards and the other requirements of the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, and will effectuate the purposes of the said Act and Executive Order.

1362.151 Maximum prices for basic refractory products. Under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, Maximum Price Regulation No. 416 (Basic Refractory Products), which is annexed hereto and made a part hereof, is hereby issued.

AUTHORITY: § 1362.151 Issued under Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871.

MAXIMUM PRICE REGULATION 416-BASIC REFRACTORY PRODUCTS

ARTICLE I-PERSONS AND TRANSACTIONS SUBJECT TO THIS REGULATION: ITS RELATIONSHIP TO OTHER REGULATIONS

- 1.1 Persons subject to this regulation.
- Transactions covered by this regulation. 1.3 The matters to which each article in this regulation relates.
- 1.4 Relationship of Maximum Price Regulation No. 416 to other regulations.

ARTICLE II-PROHIBITIONS AND PENALTIES

- 2.1 Prohibition against dealing in basic refractory products at prices above the maximum.
- Prohibited practices.
- Penalties.

ARTICLE III—MISCELLANEOUS PROVISIONS

- 3.1 Applications for adjustment or petitions for amendment.
- Adjustable pricing.
- Federal and State taxes.
- Records and reports.
- 3.5 Notification of purchasers of existence of regulation.
- 3.6 Saving clause.

ARTICLE IV-MAXIMUM PRICES FOR BASIC REFRACTORY BRICK

- Application.
- Definitions.
- 4.3 Maximum prices. Base list prices.
- 4.5 Transportation charges.
- 4.6
- Packaging charges. Changes in quality and new products.

ARTICLE V-MAXIMUM PRICES FOR DEAD-BURNED DOLOMITE

- Application.
- Definitions. 5.2 5.3 Plant base prices.
- Maximum prices.

ARTICLE VI-MAXIMUM PRICES FOR DEAD-BURNED GRAIN MAGNESITE

- Application.
- Definitions.
- Maximum prices for maintenance grade of dead-burned grain magnesite.
- Maximum prices for special furnace magnesite.
- Maximum prices for furnace magnesite. Maximum prices for magnesite hearth ramming mix.
- 6.7 Maximum prices for periclase,

ARTICLE VII-MAXIMUM PRICES FOR REFRACTORY CHROME ORES

7.1 Explanation.

Maximum prices for refractory chrome ores as contained in Maximum Price 7.2 Regulation No. 258.

Article I-Persons and Transactions Subject to This Regulation: Its Relationship to Other Regulations.

Section 1.1. Persons subject to this regulation. Any person who makes the type or kind of sale or purchase covered by this regulation is subject to the regu-

"Person" means an individual, corporation, partnership, association or any other organization, group of persons, or legal successors or representatives of any of the foregoing, and includes the United States or any agency thereof, or any other government or any of its political subdivisions, or any agency of any of the foregoing.

SEC. 1.2. Transactions covered by this regulation. This regulation covers only sales of basic refractory products in the forty-eight states of the United States and the District of Columbia.

"Basic refractory products" means basic refractory brick, dead-burned dolomite, dead-burned grain magnesite, and magnesite hearth ramming mix.

Sec. 1.3. The matters to which each article in this regulation relates. This regulation consists of seven articles. The first three articles are applicable to all basic refractory products as enumerated herein. The next three articles relate to a particular product and set forth maximum prices, pricing procedures, transportation charges and practices, and other pertinent provisions. These articles are numbered IV to VI, inclusive.

Article IV relates to basic refractory brick: Article V relates to dead-burned dolomite; Article VI relates to dead-burned grain magnesite and magnesite hearth ramming mix; the last, or Article VII, contains Appendix B of Maximum Price Regulation No. 258 in its entirety and deals with refractory chrome ores.

Sec. 1.4. Relationship of this Maximum Price Regulation No. 416 to other regulations.—(a) Exports. The maximum prices at which a person may export basic refractory products shall be determined in accordance with the provisions of Second Revised Maximum Export Price Regulation issued by the Office of Price Administration.

(b) Imports. This regulation is not applicable to sales of basic refractory products if they originate outside of and are imported into the continental United States. Such sales and deliveries are governed by the General Maximum Price Regulation 2 and, more particularly, Revised Supplementary Regulation No. 12.*

(c) Revised Price Schedule No. 75, as amended.4 Revised Price Schedule No. 75, as amended, has heretofore covered sales of dead-burned grain magnesite by manufacturers and producers. Such sales are now included in this regulation, and Revised Price Schedule No. 75, as amended, is no longer applicable.

^{*}Copies may be obtained from the Office of Price Administration.

¹8 F.R. 4132.

²⁸ F.R. 3096, 3849, 4347, 4486, 4724, 4978, 4848.

³ 7 F.R. 10532.

⁴⁷ F.R. 446, 935, 1350, 1734, 2000, 2132, 4540, 8948.

•(d) Maximum Price Regulation No. 258, as amended.5 Maximum Price Regulation No. 258, as amended, establishes maximum prices for sales of metallurgical-chemical chrome ores and refractory chrome ores. For the convenience of sellers and purchasers, and inasmuch as refractory chrome ores are allied to other basic refractory products, there has been inserted, as Article VII of this regulation, Appendix B of Maximum Price Regulation No. 258 in its entirety. Maximum Price Regulation No. 258, as amended, will continue to govern sales of refractory chrome ores.

(e) General Maximum Price Regulation and Maximum Price Regulation No. 188.7 The provisions of the General Maximum Price Regulation and Maximum Price Regulation No. 188 are superseded by this regulation with respect to sales or deliveries of basic refractory products which are subject to this regulation. However, Maximum Price Regulation No. 188 is still applicable to the pricing of new basic refractory products as set forth in Articles IV to VI, inclusive.

Article II—Prohibitions and Penalties

SEC. 2.1. Prohibition against dealing in basic refractory products at prices above the maximum. (a) On and after the 3d day of July 1943, the effective date of this regulation:

(1) No person shall sell or deliver or contract to sell or deliver any basic refractory products at prices higher than the maximum prices established by this regulation.

(2) No person, in the course of trade or business, shall buy or receive any basic refractory products at a price higher than that permitted by this regulation.

(3) No person shall agree, offer, solicit, or attempt to do any of the acts prohibited in subparagraphs (1) and (2) of this paragraph.

(b) Less than maximum prices. Lower prices than those provided for in this regulation may, of course, be charged or paid.

SEC. 2.2. Prohibited practices—(a) General. Any practice which is a device to secure the effect of a higher-thanceiling price without actually raising the dollars-and-cents price is as much a violation of this regulation as an outright over-ceiling price. This applies to devices making use of commissions, services, transportation arrangements, premiums, special privileges, tying agreements, trade understandings, and the like.

(b) Specific prohibited practices. The following are among the specific practices prohibited by this regulation:

(1) Securing the effect of higher prices by changing credit practices or cash discounts from what they were on October 1, 1941. This includes reducing the cash

discount periods, decreasing credit period, or making greater charges for extension of credit.

(2) Making terms or conditions of sale more onerous to the purchaser than those in effect or available to the purchaser on October 1, 1941.

(3) Falsely or wrongly grading, classifying, or invoicing basic refractory products.

(4) Lowering or decreasing the grade or quality of any basic refractory product, except as permitted by this regulation, without a corresponding reduction in price.

Sec. 2.3. Penalties. (a) Persons violating any provision of this regulation are subject to the criminal penalties, civil enforcement actions, and suits for treble damages provided by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250.

(b) No War Procurement Agency or any contracting or paying finance officer thereof shall be subject to any liability, civil or criminal, imposed by this regulation or by the Emergency Price Control Act of 1942. "War Procurement Agency" as used in this paragraph includes the War Department, Navy Department, United States Maritime Commission, and the Lend-Lease section of the Procurement Division of the Treasury Department, or any agency of any of the foregoing.

Article III—Miscellaneous Provisions

Sec. 3.1. Applications for adjustment or petitions for amendment—(a) Petitions for amendment. Any person seeking an amendment of any provision of this regulation may file a petition for amendment in accordance with Revised Procedural Regulation No. 1 ssued by the Office of Price Administration.

(b) Government contracts. Any person who has made or intends to make a "government contract" and who thinks that a maximum price in this regulation impedes or threatens to impede production of a commodity or supply of a service which is essential to the war program. and which is or will be the subject of the contract may file an application for adjustment of that maximum price in accordance with Procedural Regulation No. 6° issued by the Office of Price Administration.

The term "government contracts" is here used to include any contract with the United States or any of its agencies. or with the Government or any governmental agency of any country whose defense the President deems vital to the defense of the United States under the terms of the Act of March 11, 1941, entitled "An Act to promote the defense of the United States." It also includes any subcontracts under this kind of contract,

Sec. 3.2. Adjustable pricing. Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery; but no person may, unless authorized by the Office of Price Administration, de-

liver or agree to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery. Such authorization may be given when a request for a change in the applicable maximum price is pending, but only if the authorization is necessary to promote distribution or production and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended. The authorization may be given by the Administrator or by any official of the Office of Price Administration to whom the authority to grant such authorization has been delegated. The authorization will be given by order, except that it may be given by letter or telegram when the contemplated revision will be the granting of an individual application for adjustment.

Sec. 3.3. Federal and State taxes. (2) There may be added to the maximum prices established by this regulation the amount of tax levied by any Federal excise tax statute or any State or municipal sales, gross receipts, gross proceeds, or compensating use tax statute or ordinance under which the tax is measured by gross proceeds or units of sale, if, but only if: (1) such statute or ordinance requires the vendor to state the tax separately from the purchase price paid by the purchaser, consumer, or user, on the bill, sales check, or evidence of sale at the time of the transaction; or (2) such statute or ordinance requires such tax to be separately paid by the purchaser, consumer, or user with tokens or other media of State or municipal tax payments: or (3) such statute or ordinance permits the vendor to state such tax separately, and such tax is in fact stated separately by the vendor. The amount of tax permitted to be added by this paragraph shall in no event exceed that paid by the purchaser, consumer, or user.

(b) Application of Supplementary Order No. 31.13 Sales and deliveries of basic refractory products, the maximum prices for which are established by this regulation, are controlled by Supplementary Order No. 31, issued by the Office of Price Administration. For the purpose of determining the applicable maximum price of any basic refractory product, the tax on the transportation of property imposed by the Revenue Act of 1942 shall be treated as though it were an increase in the amount charged by every person engaged in the business of transporting property for hire. To the extent that a seller must bear transportation charges, he shall also bear the tax thereon. To the extent that a buyer must bear transportation charges, he shall also be required to pay the tax thereon. In no event shall the tax upon transportation of property, imposed by the Revenue Act of 1942, be considered as a tax within the meaning of the preceding paragraph (a) of this section.

SEC. 3.4. Records and reports—(a) Records. Every person making sales or deliveries subject to this regulation must keep records containing a description of

57 F.R. 9002; 8 F.R. 3371.

⁶⁸ F.R. 3096, 3849, 4347, 4486, 4724, 4978, 4848. *7 F.R. 5872, 7967, 8943, 8948, 10155; 8 F.R. 537, 1815, 1980, 3105, 3788, 3850, 4140, 4931 •7 FR. 8961; 8 FR. 8313, 3533.

^{*8} F.R. 5087, 5664.

¹²⁷ F.R. 9394; 8 F.R. 1312, 3702.

each sale and delivery, including the date of the sale, the name and address of the purchaser, the point of origin and the point of delivery of the shipment, the price charged, and the quantity sold, the type and classification of the product sold, the manner in which the product was shipped, whether in bulk or otherwise. Records of a kind the seller has customarily kept also must be retained. Purchasers must keep similar records. All such records must be available for inspection by representatives of the Office of Price Administration for so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

(b) Reports. Persons subject to this regulation shall submit such reports to the Office of Price Administration as it may from time to time require, subject to the approval of the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

SEC. 3.5. Notification of purchasers of existence of regulation. Every person selling basic refractory products subject to this regulation shall, before making a sale, notify the purchaser of the existence of this regulation and, upon request of the purchaser, make available a copy of this regulation at the seller's principal place of business and at every branch office for examination by the purchaser.

SEC. 3.6. Saving clause. The provisions of Supplementary Order No. 40, Effect of Repeal, Revocation, Amendment or other Modification of Price Regulations, are hereby incorporated into and made a part of this regulation.

Supplementary Order No. 40 provides that the repeal, revocation, amendment or other modification of a price regulation, or any part thereof, shall not have the effect to release or extinguish any penalty or liability incurred under such price regulation unless otherwise expressly provided, but such price regulation or part thereof shall be treated as remaining in force for the purpose of allowing or sustaining any proper suit, action, prosecution, or proceeding with respect to such penalty or liability.

Article IV—Maximum Prices for Basic Refractory Brick

Sec. 4.1. Application. The provisions of this article shall apply to sales by all persons of basic refractory brick shipped from Plymouth Meeting or Chester, Pennsylvania, or Baltimore, Maryland.

However, this regulation does not apply to sales of basic refractory brick not listed in section 4.4, except to the extent that such sales exceed \$50,000 worth of unlisted basic refractory brick during a period of one year from the effective date of this regulation (and for each successive year thereafter) or that such sales exceed 150 tons of any kind

of unlisted basic refractory brick during such periods.

If a contemplated sale of any unlisted basic refractory brick would exceed either of these limits, the manufacturer, before offering such brick for sale, must apply to the Office of Price Administration for a price under § 1499.154 of Maximum Price Regulation No. 188.

Sec. 4.2. Definitions. (a) "Basic refractory brick" means a burned or unburned brick produced from magnesite (MgO) and/or chromite (Cr₂O₅.FeO), including standard 9" straights and all other shapes. Forsterite refractories are included within this definition.

(b) "Standard 9" straights" means a basic refractory brick either 9" x 4½" x 216" or 9" x 4½" x 3"

x 2½" or 9" x 4½" x 3".

(c) "Shape" means any refractory brick other than standard 9" straights.

Sec. 4.3. Maximum prices. (a) The maximum price for any type of basic re-

fractory brick at buyer's destination shall be the total of:

The base list price as provided in paragraph (a) of section 4.4 of this article; and

The transportation charge in effect at the time of shipment for delivering that particular quantity of basic refractory brick as provided in section 4.5 of this article.

(b) The maximum price for any type of basic refractory brick at producers' shipping point for shipment to a particular destination shall be the maximum price for such brick at such destination less the freight charges from the shipping point to the destination.

Sec. 4.4. Base list prices. The base list prices of standard 9" straights and special basic refractory shapes shall be as follows:

(a) The base list prices for standard 9" straights of basic refractory brick are:

BASIC REFRACTORY BRICK BRANDS AND PRICES

į.		Manufacturer and brand				
-	Туре	Harbison-Walker Refractories Co.	General Refractories Co.	E. J. Lavino & Com- pany	Price per net ton	
τ.	Burned chrome		G. R. Co	Lavino	\$54,00 54,00	
	Unburned magnesite-	H-W Magnex	Ritex	Kembond D. C	CG. 00	
	Burned magnesite	H W R C O magnesito	11 Us IVs UV	(1) Lavino-Puddler (2) Lavino	12 40,00	
	Burned low-iron periclase	H-W periclase brick	G. R. Co	(1) Lofero	79.00	
	Unburned magnesite (chrome-free). Unburned chrome-mag- nesite.	· .		,		
•	Burned chrome magnesite	H-W Chromex B (Harbiso Kromag (E. J. Lavino & C	n-Walker Refractories C ompany)	0.)	01.50 01.50	
	H-W	(Harbison-Walker Refracto	ories Co.) Standard Rou	inds	81.00	
Metalkase magnesite Kimproved (Steel 3 Sides) H-W Magney					65.00	
	Steelklad brick	Improved (Steel 3 Sides) H-W Magnex chromo-free Wall Magnesite (General Refractories Co.) d brick (Roof Magnesite (General Refractories Co.)				
	H-W Forsterite	[Roof Chrome (General Refractories Co.). (Harbison-Walker Refractories Co.).				

(b) The base list prices of all basic refractory brick with the exception of standard 9" straights shall be calculated as follows: The maximum prices shall be determined by the use of the pricing formula or formulae used by each manufacturer in October 1941 to determine the prices at that time of such items. The values given to the factors used in said formula shall be no higher than the highest values given to the same factors in October 1941. Prices under said formulae and the method used in computing said factors shall be the method used in October 1941. The pricing formula of each manufacturer is filed with the Office of Price Administration, and copies thereof are available to inquirers. Sec. 4.5. Transportation charges. The transportation charges which may be added to the base list prices to arrive at the maximum price at the destination is the charge for delivering the particular quantity of basic refractory brick from the basing point that has the lowest freight rate to the destination at the time of shipment. The basing points are Plymouth Meeting, Pennsylvania; Chester, Pennsylvania; and Baltimore, Maryland.

SEC. 4.6. Packaging charges. There may be added to the maximum prices of basic refractory brick computed in accordance with section 4.3 the following charges for domestic and foreign packaging:

	9" Straights NT	9" Sizes NT	Shapes Per M 9" equiv- alent
Crates			
Domestic crates (30—9" equivalent)	\$6.00 6.00 7.00 10.00	\$7.00 7.00 8.00 11.00	\$37, 50 37, 50 42, 50 60, 00
About 350—9" equivalent	5. 00	8.75	82, 70

¹¹ 8 F.R. 4325.

SEC. 4.7. Changes in quality and new products. All manufacturers of basic refractory brick shall continue the same quality of basic refractory brick listed in section 4.4, hereof, as supplied to each class of customer during the first quarter of 1942. Each manufacturer may increase or decrease the ingredients used in the production of an established brand of basic refractory brick or in the production of a new basic refractory brick in an amount not to exceed 15 percent, up or down, of a base of 100 percent of each of the ingredients which were used during the first quarter of 1942 in the established brand without having the brick considered as a new product which requires special pricing by the Office of Price Administration. However, the manufacturer may apply to the Office of Price Administration for the pricing of any new brick or any established brick which has been altered or changed within the limits of the aforesaid 15 percent in accordance with \$ 1499.154 of Maximum Price Regulation No. 188. The increase or decrease of ingredients shall not limit the manufacturer in changing the type of grinding, burning, or any other factor in the manufacture of basic refractory brick.

If the change in the ingredients exceeds the 15 percent limit, such brick shall be considered a new product, and the manufacturer must establish a price for it in accordance with § 1499.154 of Maximum Price Regulation No. 188 before offering the brick for sale.

Article V—Maximum Prices for Dead-. Burned Dolomite

Sec. 5.1. Application. This article applies to sales by all persons of deadburned dolomite in carload quantities.

SEC. 5.2. Definitions. (a) "Dead burned dolomite" means roasted refractory dolomite, in granular form, treated or untreated, clinkered, and burned to a dead state.

(b) "Short ton" means 2,000 pounds net weight.

(c) "Carload quantity" means a shipment of basic refractory products, the weight of which is sufficient to constitute a carload shipment or on which the charges would be collected at the carload rate under the tariffs of the railroad furnishing the car.

SEC. 5.3. Plant base prices. The plant base price of dead-burned dolomite shall be:

-	Price per short ton			
Plant base	In bulk	In heavy paper bags		
Woodville, Ohio Millersville, Sandusky Co., Ohio Millersville, Sandusky Co., Ohio Narlo, Seneca Co., Ohio Maple Grove, Ohio Bettsville, Ohio Gibsonburg, Ohio Martin, Ohio Martin, Ohio Millyille, West Virginia Billmeyer, Lancaster Co., Pa. Williams, Pa Blue Belle, Pa. McCook, Illinois Thornton, Illinois Dolly Siding (Bonne Terre), Missouri.	ର୍ଜ୍ଞ ନିର୍ଦ୍ଦର ବିଶ୍ୱର ବିଶ୍ୟର ବିଶ୍ୱର ବିଶ୍ୱର ବିଶ୍ୱର ବିଶ୍ୱର ବିଶ୍ୱର ବିଶ୍ୟର	\$15.00 15.00 15.00 15.00 15.00 15.00 15.00 15.00 15.00 15.00 15.00		

Sec. 5.4. Maximum prices. The maximum price for any seller of dead-burned dolomite at buyer's destination shall be the combination of plant base price set forth in section 5.3 and transportation charges from such plant base to buyer's destination which results in the lowest delivered cost to the buyer.

The maximum price f. o. b. shipping point for any seller shall be arrived at by deducting from the maximum price at buyer's destination the actual freight charges from shipping point to destination.

Transportation charges shall be computed at the minimum carload rate in effect at the time of shipment for delivering the particular quantity of deadburned dolomite from a plant base to the point designated by the purchaser.

Article VI-Maximum Prices for Dead-Burned Grain Magnesite

Sec. 6.1. Application. The provisions of this article shall apply to all sales by all persons of dead-burned grain magnesite.

SEC. 6.2. Definitions. (a) "Deadburned grain magnesite" means a hard, dense, granular material obtained by calcining either magnesite rock, a synthetic magnesite compound produced from brine or sea-water, or treated dolomitic rock, at a temperature high enough to form a product inert to atmospheric moisture or carbon dioxide. It is composed essentially of magnesia (MgO) usually with a few percent of other oxides and includes the following: Maintenance grade of dead-burned grain magnesite, periclase, furnace magnesite, and special furnace magnesite.

(b) "Maintenance grade of domestic, dead-burned grain magnesite" means a standard commercial grade magnesite containing 60 percent to 82 percent magnesia, which is virtually run of the kiln, and not reprocessed after leaving the kiln.

(c) "Periclase" means a dead-burned grain magnesite having a magnesia content of 85 percent or higher, which is used in the production of basic refractory brick. Low-iron periclase is a dead-burned grain magnesite containing not less than 90 percent magnesia and not over 2 percent iron oxide.

(d) "Furnace magnesite" means a maintenance grade of dead-burned grain magnesite which is ground and screened to specification.

to specification.

(e) "Special furnace magnesite" means dead-burned grain magnesite especially treated and sized for quick setting.

(f) "Magnesite hearth ramming mix" means a specially prepared dry magnesite mixture, with or without chrome ore, containing a special bond for quick setting purposes.

(g) "Delivered price" means the price including all commissions and freight to the railroad siding nearest the location designated by the purchaser.

Sec. 6.3. Maximum prices for maintenance grade of dead-burned grain magnesite. (a) The maximum price for maintenance grades of dead-burned grain magnesite in bulk shall be \$22.00

per net ton, f. o. b. Chewelah, Washington. A delivered price in excess of the maximum f. o. b. Chewelah, Washington, price may be charged, consisting of such maximum price plus the transportation charge in effect at the time of shipment computed at the carload rate from Chewelah to the point of delivery designated by the purchaser. Where the purchaser requires delivery from stock accumulated at some point other than the place of production, a delivered price in excess of the maximum f. o. b. Chewelah price may be charged, consisting of such maximum price plus the transportation charge computed at the railroad carload rate from Chewelah to the point of accumulation and from such point to the place of delivery designated by the purchaser and \$1.00 per net ton.

(b) The maximum price on shipments of maintenance grades of dead-burned grain magnesite by Westvaco Chlorine Products Corporation from its Patterson, California, plant shall be:

(1) To Vanadium Corporation of America and to Mathieson Alkali Works, Inc., \$40.50 per net ton, f. o. b. cars, Patterson, California.

(2) To its regular customers located in California, \$32.00 per net ton, f. o. b. Chewelah, Washington.

(c) The packaging charges which may be added to the maximum prices for maintenance grade of dead-burned grain magnesite, special furnace magnesite, and furnace magnesite are as follows:

· Pern	et ton
Paper sacisi	\$4.00
Single cloth cacks	
Double jute sacks	
Hardwood barrels	

Sec. 6.4. Maximum prices for special furnace magnesite. (a) The maximum prices for special furnace magnesite in bulk per net ton, f. o. b. Chewelah, Washington, shall be as follows:

Brazd	Preducer	Price
BtaSct—Special C.	The Standard Lime &	\$23, 50
Electro Stafet	The Standard Lime & Stone Co. The Standard Lime & Stone Co. Butle Refrectories, Inc.	23. 50
Hearth Patch	Bacio Refractorias, Inc.	23.50

The maximum prices set forth above are for deliveries east of the eastern boundaries of North Dakota, South Dakota, Nebrasha, Kansas, Oklahoma, and Texas. The maximum price for deliveries by Basic Refractories, Inc., to any new purchaser west of the above-mentioned boundaries shall be \$34.05 per net ton in bulk, f. o. b. cars, Narlo, Ohio.

A delivered price in excess of the maximum f. o. b. Chewelah, Washington, price may be charged, consisting of such maximum price plus transportation charges in effect at the time of shipment from Chewelah, Washington, to the point of delivery designated by the purchaser

(b) The packaging charges which may be added to the maximum prices for special furnace magnesite are the same as contained in section 6.3 (c) above.

SEC. 6.5. Maximum prices for furnace magnesite. (a) The maximum prices for furnace magnesites in bulk, per net ton, f. o. b. Chewelah, Washington, shall be as follows:

	Mesh			
4	mesh	including	fines	\$24.00
20	mesh	including	fines	27.50
48	mesh	including	fines	32.50

(b) A delivered price in excess of the maximum f. o. b. Chewelah price may be charged consisting of such maximum price plus the transportation charge in effect at the time of shipment from Chewelah, Washington, to the point of de-livery designated by the purchaser. Where the purchaser requires delivery from stock accumulated at some point other than the place of production, a delivered price in excess of the maximum f. o. b. Chewelah, Washington, price may be charged, consisting of such maximum price plus the transportation charge computed at the carload rate from Chewelah to the point of accumulation and from such point to the place of delivery designated by the purchaser, and \$1.00 per net ton.

(c) The maximum price which any seller may charge for specially ground or screened furnace magnesite, prices for which are not listed above, shall be the highest price charged by such seller for such specially ground or screened magnesite during the month of March 1942.

(d) The packaging charges which may be added to the maximum prices for furnace magnesite shipped from Chewelah, Washington, are the same as contained in section 6.3 (c) above.

In the event that furnace magnesite is shipped from a point other than Chewelah, Washington, the packaging charges which may be added to the maximum prices set forth shall be:

	et ton
Paper sacks	\$2.50
Single cloth sacks	3, 50
Double jute sacks	7.50
Hardwood barrels	10,00

SEC. 6.6 Maximum prices for magnesite hearth ramming mix. The maximum prices for shipments of magnesite hearth ramming mix per net ton in sacks shall be:

Brand*	Producers	Price per net ton
H-W Magnamix Magnehearth Ramix	Harbison-Walker Refrac- tories Co. General Refractories Com- pany. Basic Refractories, Inc	\$54.00 54.00 56.00

The maximum prices set forth above for Ramix, produced by Basic Refractories, Inc., shall be f. o. b. Narlo, Ohio. The maximum prices for H-W Magnamix, produced by Harbison-Walker Refractories Company, and Magnehearth, produced by General Refractories Company, shall be f. o. b. Chester, Pennsylvania, and Baltimore, Maryland, respectively, with freight equalized from either Chester or Baltimore, whichever has the lowest transportation charge to the point of destination.

Sec. 6.7. Maximum prices for periclass.
(a) The maximum prices per net ton for periclase, run of kiln, in bulk, shall be as follows:

-	F. o. b.	F. o. b.	F. o. b.
	Newark,	Livermore,	St. Louis,
	Calif.	Calif.	Mich.
#35 grain	\$36.00	\$39.95	\$46.40
#90 grain	36,50	40.45	

(b) Packaging charges. The packaging charges which may be added to the maximum prices for periclase set forth above shall be \$4.00 per net ton for shipment in paper or single cloth sacks.

Article VII—Maximum Prices for Refractory Chrome Ores

SEC. 7.1. Explanation. The Office of Price Administration issued Maximum Price Regulation No. 258 on November 3, 1942, which became effective November 9, 1942. This regulation established maximum prices for sales of chrome ores. There were included in Maximum Price Regulation No. 258 metallurgical-chemical chrome ores and refractory chrome ores. For the convenience of sellers and purchasers and because of the fact that refractory chrome ores are associated with and allied to the other basic refractory products included in this regulation, the Office of Price Administration has inserted, in this Article VII, Appendix B of Maximum Price Regulation No. 258 in its entirety. Appendix B established maximum prices for lump refractory chrome ore in bulk; lump refractory chrome ore, packed; and ground refractory chrome ore.

By the insertion of Appendix B of Maximum Price Regulation No. 258, as amended, in this regulation covering basic refractory products, the Office of Price Administration has not revoked any of the provisions of Maximum Price Regulation No. 258, as amended, and both metallurgical-chemical chrome ores and refractory chrome ores remain subject to that regulation. Persons buying or selling any of these products should continue to consult Maximum Price Regulation No. 258.

SEC. 7.2. Maximum prices for refractory chrome ores as contained in Maximum Price Regulation No. 258 (§ 1405.115, Appendix B). Section 1405.115 of Maximum Price Regulation No. 258 reads as follows:

"§ 1405.115 Appendix B: Maximum prices for refractory chrome ores—(a) Lump refractory chrome ore in bulk. (1) The maximum price for lump refractory chrome ore in bulk shall be \$31.00 per gross ton, dry basis, f. o. b. railroad cars Baltimore, Philadelphia, Chester, Pa., or San Francisco: Provided, That the basing point to be used in the determination of the maximum price of such ore shall be the buyer's most favorable basing point.

"(2) Quantity differential. The maximum price set forth in subparagraph (1), above, for lump refractory chrome ore in bulk may be increased by \$3.50 per gross ton, if the seller, at the request of and for the convenience of the buyer, sells or delivers such ores in lots of less than 2,000 gross tons.

"(b) Lump refractory chrome ore, packed.
The maximum price for lump refractory

chrome ore shall be \$35.55 per net ton when packed in single cloth sacks, \$38.30 per net ton when packed in double cloth sacks, and \$40.80 per net ton when packed in barrels, The above prices shall be f. o. b. railroad cars Baltimore, Chester, Pa., or Plymouth Meeting, Pa.: Provided, That any seller of such ore who regularly sold f. o. b. one of these basing points during March 1942, shall continue to use such basing point and that other sellers may use any one of these basing points.

"(c) Ground refractory chorme ore. The maximum price for ground refractory chrome ore in bulk or paper sacks shall be as follows:

20 mesh______ 936.50 per net ton 40 mesh______ 48.00 per net ton

f. o. b. railroad cars Baltimore, Md., Chester, Pa., or Plymouth Meeting, Pa.: Provided, That any seller of such ore who regularly sold f. o. b. one of these basing points during March 1942 shall continue to use such basing point and that other sellers may use any one of these basing points which is most advantageous to the numbers.

tageous to the purchaser.

"(2) The maximum price charged by any seller for special ground and/or screened refractory chrome ore shall not exceed the highest price charged by the same seller for this special product during the month of March 1942

March 1942.

"(3) Packaging differentials. The maximum price set forth in subparagraph (1), above, for ground refractory chrome ore may be increased by \$3.50 per net ton when such ore is packed in single cloth or paper lined cloth sacks, \$7.00 per net ton when packed in double cloth sacks, and \$10.00 per net ton when packed in barrels.

"(d) Credit. The maximum prices set

"(d) Credit. The maximum prices set forth above shall not be increased by any charges for the extension of credit."

Note: Section 1405.112 (a) (9) of Maximum Price Regulation No. 258 defines "buyer's most favorable basing point" to mean "that one of the basing points, listed for the particular type of ore, from which a delivery to the buyer's receiving point would yield the buyer the lowest delivered cost. The delivered cost shall be computed by adding to the base price the rail freight for delivering the particular lot of ore from the basing point to the buyer's receiving point.

Effective date. This regulation shall become effective July 3, 1943.

Issued this 28th day of June 1943.

PRENTISS M. BROWN,

Administrator.

[F. R. Doc. 48-10389; Filed, June 28, 1943; 8:10 p. m.]

PART 1364—FRESH, CURED AND CANNED MEAT AND FISH

[MPR 336,1 Amdt. 6]

RETAIL CEILING PRICES FOR PORK CUTS AND PROCESSED MEAT PRODUCTS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Maximum Price Regulation No. 336 is amended in the following respects:

1. Section 16 (a) (2) is amended to read as follows:

^{*}Copies may be obtained from the Office of Price Administration.

18 F.R. 2859, 4253, 5317, 5634, 6212, 7682.

- (2) Your store generally offers to all its customers the services of (i) taking orders over the telephone, and (ii) carrying monthly charge accounts, and (iii) providing delivery service; and
- 2. Section 16 (a) (4) is amended to read as follows:
- (4) The total gross margin on all sales in your store, if you are not a "chain" store, was more than 25% in your fiscal year 1941; or, if you are a "chain" store, the total gross margin on the combined sales of all the stores in your chain was more than 25% in your fiscal year 1941. If you were not in operation in 1941, your gross margin for the most recent fiscal year, or if you have not been doing business for a full fiscal year, for the most recent fiscal period, must be more than 25%.
- 3. A new paragraph (c) is added to section 16 as follows:
- (c) The total gross margin which a "Class 3 and 4" store must have had in order to sell at the prices for a "Class 1 and 2" store has been changed from 21% to 25%. If your store is a "Class 3 and 4" store and has been selling, under the preceding paragraph of this section, at the prices for "Class 1 and 2" stores, and if the total gross margin of the store for the period referred to in paragraph (a) (4) was less than 25%, you must, beginning July 3, 1943, sell at the "Class 3 and 4" prices. If the total gross margin of the store was 25% or more, you may continue to sell at the "Class 1 and 2" prices.

This amendment shall become effective July 3, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Note: The record-keeping and reporting requirements of this amendment have been approved by the Bureau of the Budget in accordance with Federal Reports Act of 1942.

Issued this 28th day of June 1943.

PRENTISS M. BROWN,

Administrator.

[F. R. Doc. 43-10391; Filed, June 28, 1943; 3:07 p. m.]

PART 1364—FRESH, CURED AND CANNED MEAT AND FISH

[MPR 355,1 Amdt. 7]

RETAIL CEILING PRICES FOR BEEF, VEAL, LAMB AND MUTTON CUTS AND ALL VARIETY LIEATS AND EDIBLE BY-PRODUCTS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Maximum Price Regulation No. 355 is amended in the following respects:

- 1. Section 18 (a) (2) is amended to read as follows:
- (2) Your store generally offers to all its customers the services of (i) taking orders over the telephone, and (ii) carrying monthly charge accounts, and (iii) providing delivery service; and
- 2. Section 18 (a) (4) is amended to read as follows:
- (4) The total gross margin on all sales in your store, if you are not a "chain" store, was more than 25% in your fiscal year 1941; or, if you are a "chain" store, the total gross margin on the combined sales of all the stores in your chain was more than 25% in your fiscal year 1941. If you were not in operation in 1941, your gross margin for the most recent fiscal year, or if you have not been doing business for a full fiscal year, for the most recent fiscal period, must be more than 25%.
- 3. A new paragraph (c) is added to section 18 as follows:
- (c) The total gross margin which a "class 3 and 4" store must have had in order to sell at the prices for a "class 1 and 2" store has been changed from 21% to 25%. If your store is a "class 3 and 4" store and has been selling, under the preceding paragraph of this section, at the prices for "class 1 and 2" stores, and if the total gross margin of the store for the period referred to in paragraph (a) (4) was less than 25%, you must, beginning July 3, 1943, sell at the "class 3 and 4" prices. If the total gross margin of the store was 25% or more, you may continue to sell at the "class 1 and 2" prices.

This amendment shall become effective July 3, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Note: The record-keeping and reporting requirements of this amendment have been approved by the Bureau of the Budget in accordance with Federal Reports Act of 1942.

Issued this 28th day of June 1943.

PRENTISS M. BROWN.

Administrator.

[F. R. Doc. 43-10392; Filed, June 23, 1943; 3:07 p. m.]

PART 1370—ELECTRICAL APPLIANCES
[MPR 234, Correction to Amdt. 1]

USED HOUSEHOLD VACUUM CLEANERS AND AT-TACHMENTS FOR USED HOUSEHOLD VACUUM CLEANERS

The reference to "paragraph (e)" in § 1370.85 (c) is changed to "paragraph (f)."

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 28th day of June 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-10393; Filed, June 23, 1943; 3:03 p. m.]

PART 1382—HARDWOOD LUMBER [MPR 223,2 Amdt. 6]

NORTHERN HARDWOOD LUMEER

A statement of the considerations involved in the issuance of this regulation, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Maximum Price Regulation No. 223 is amended in the following respects:

- 1. Section 1382.159 (a) (3) is amended to read as follows:
- (3) "Northern hardwood lumber" means lumber:
- (1) Produced from the botanical species of brown ash (Fraxinus nigra), beech (Fagus americana), rock elm (Ulmus thomasi), hard maple (Acer saccharum), and the commercial species of the genera basswood (Tilia), birch (Betula), soft elm (Ulmus), soft maple (Acer), and oak (Quercus), and all other hardwood species; and
- (ii) Processed into lumber at mills located in the states of Michigan, Minnesota and Wisconsin.
- 2. Section 1332.159 (b) is amended to read as follows:
- (b) Unless otherwise specified, grade terms used herein have the meaning set forth in the "Rules for the Measurement and Inspection of Hardwood Lumber" issued by the National Hardwood Lumber Association, effective January 1, 1943.
- 3. Section 1382.163 (b) (18) and (19) are added to read as follows:

(18) WHITE OAK OR RED—STRUCTURAL STOCK ON SOUND SQUARE EDGE

Sizo (inches)	Lengths (feet)								
zas (araci)	19 to 10	19	29	22	24	28	₀ 23		
2x6	200000000000000000000000000000000000000	ଅନ୍ଦେଶରହେଶ୍ୱର	මහසපහසපහසයි	;;400000000000000000000000000000000000	ಬಿದಿಕಡಿದಿಗೆದಿದಿಕಡಿದಿ	นนอกกอง สมาคณายการ	######################################		

^{*}Copies may be obtained from the Office of Price Administration.

¹⁸ F.R. 4423, 4922, 6214, 6428, 7199, 7827, 8185.

¹8 F.R. 139, 3528.

^{*7} F.R. 7445, 8345; 8 F.R. 121, 2783, 5480,

65 (3) WHITE OAK OR RED OAK—STRUCTURAL STOCK OR SOUND SQUARE EDGE—Continued

(48) WHITE OAK OR RED OAK-STRUCTURAL STOCK OR SOUND	TRUCTURAL	STOCK OR	SOUND S	QUARE EDGE—Continued	DGE-Co	rtinued	(19) WHI	WHITE OAK OR RED OAK—FREIGHT CAR STOCK, COMMON DIMENSION, MINE CAR LUMBER	C-FREIG OA)	EIGHT CAR ST CAR LUMBER	STOCK,	COMINEO	N DIME	ISION, N	IINE
Size (inches)	•	7	Lengths (feet)	-	-	1		•		,	I	Lengths (feet)			
	10 to 16 18	8	ZZ	77	56	8	ďΩ	Size (inches)	10 to 16	٩	٤	٤	76	, E	8
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Free of heart: in 2", 3" and 4" thick-nesses—add \$6.00 to maximum price for some thickness width and length in change	d 4" thick- a price for	thickness schedule,	or the wi	dth is not limin pri	10 8	luded in the hall be the of the next	18 x 26 18 x 26 18 x 25		1436	169	HAS .	153	173	172	181

tionate amount of the difference between the maximum price of such next shorter length and the maximum price of the next longer Free of heart: in 2", 3" and 4" thicknesses—add \$6.00 to maximum price for same thickness, width and length in above schedule. Notes on White Oak or Red Oak—Structural Random widths; in 2", 3" and 4" thick-

length.

In the case of any item for which the thickness or the width is not included in the schedule, the maximum price shall be the maximum price for the material of the next greater thickness or width.

The maximum prices set forth above supersede the maximum prices for like material authorized for individual sellers under the special pricing provisions of this regulation.

Prices for specific stress not in schedule. The maximum price for material of a length not included in this schedule shall be determined by adding to the maximum price for the next shorter length the propor-

edd 68.00 to maximum price for same thicknesses.
ness, width and length in above schedule.
Prices for specific stres not in schedule.
The maximum price for material of a length not included in this schedule shall be de-

Notes on White Oak or Red Oak-Freight Gar Stock, Common Dimension, Mine Gar Common Lumber

thickä and ģ 되 Random widths; nesses-350.00

termined by adding to the maximum price for the next shorter length the proportionate amount of the difference between the maximum price of such next shorter length and the maximum price of the next longer length.

In the case of any item for which the thickness or the width is not included in the schedule, the maximum price shall be the maximum price for the material of the next greater thickness or width.

The maximum prices set forth above supersede the maximum prices for like material authorized for individual sellers under the special pricing provisions of this regulation.

- 4. Section 1382.163 (c) is amended to read as follows:
- (c) Deduction for green. For lumber shipped in a "green" condition, deduct from the maximum prices for air-dried lumber established in this Appendix "A", 10% of the maximum price for rough, air-dried material in the same specifica-

tions. This deduction, however, shall not apply to the prices for material contained in subparagraphs (18) and (19) of paragraph (b) above.

For the purposes of this paragraph, hardwood lumber shall be considered to be "green" unless it has been stacked on

the yard for air-drying.

A purchaser may waive any requirement as to moisture content, in which case, if the lumber has been stacked on the yard, the air-dried price shall be applicable, regardless of the moisture content, but if the lumber has not been stacked on the yard for air-drying, the "green" price shall be applicable.

5. In § 1382.163, the paragraph (f) headed "custom kiln-drying and milling" is redesignated paragraph (h).

6. An item in § 1382.164 (b), subparagraph (1) is amended to read as follows:

Species	Grade or designation	Thickness (inches)	Widths (inches)	Lengths (feet)	Maximum prica fer 1,000' BM	Maximum edditions to maximum prices established in \$152.163 for lumber in cor- responding standard grade and thickness
Basswood	No. 2 common and better.	•	Regular	4 and 6	\$3.00	•

7. In § 1382.165 (a) (2), a new item (xi) is added to read as follows:

(xi) Navy oak ship stock (see Maximum Price Regulation No. 281).

This amendment shall become effective July 3, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 28th day of June 1943.

PRENTISS M. BROWN,

Administrator.

[F. R. Doc. 43-10394; Filed, June 28, 1943; 3:09 p. m.]

PART 1386—SOAP AND GLYCERINE [MPR 390, Amdt. 1]

HOUSEHOLD SOAPS AND CLEANSERS SOLD BY RETAIL FOOD STORES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Section 16 (c) is amended to read as follows:

(c) Adjustment provision for class 3 or 4 stores. Any retail food store in class 3 or 4 which is subject to this regulation may apply to its appropriate State or District Office of the Office of Price Administration for an adjustment of its established maximum price for any household soap or cleanser to the price established for such household soap or cleanser for class 1 stores. Such application must conform to the requirements of Revised Procedural Regulation No. 1 and must show in addition to such requirements that:

(1) Most of applicant's sales are made by sales clerks who assist customers in selecting, collecting, and wrapping merchandise; and

(2) It generally offers to all its customers the services of (i) taking orders over the telephone, and (ii) carrying monthly charge accounts, and (iii) providing delivery service; and

(3) It has consistently maintained prices for household scaps and cleansers prior to September 15, 1942, as high or higher than those charged by class 2 stores in the same community; and

(4) Its total gross margin on all its sales of soap and food products, if it is not a "chain retail food store", was more than 25 per cent during its fiscal year 1941; or, if it is a "chain retail food store," the total gross margin on the combined sales of all the stores in the chain was more than 25 per cent during its fiscal year 1941. If applicant was not in operation in 1941, its gross margin for the most recent fiscal year, or if it has not been doing business for a full fiscal year, for the most recent fiscal period, must be more than 25 per cent.

Upon such a showing the State or District Office of the Office of Price Administration shall adjust the applicant's maximum price on such household soap or cleanser to the maximum price established therefor by this regulation for class 1 stores.

A class 3 or 4 food store which has had its maximum prices for household soaps or cleansers adjusted to the maximum prices for class 2 stores prior to July 3, 1943, under this section may adjust such maximum prices to the maximum prices for class 1 stores if its total gross margin specified in paragraph (c) (3) for the periods there referred to was more than 25 per cent. However, if this total gross margin was not more than 25 per cent, it must, beginning July 3, 1943, use

as its maximum prices the maximum prices for class 4 stores, if it is a class 4 store, or the maximum prices for class 3 stores, if it is a class 3 store.

This amendment shall become effective July 3, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 FR. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 28th day of June 1943.

PRENTISS M. BEOWII,

Administrator.

[F. R. Doc. 43-10383; Filed, June 23, 1943; 3:07 p. m.]

PART 1413—SOFTWOOD LULIBER PRODUCTS
[MPR 293,1 Amdt. 1]

STOCK MILLWORK

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

A new § 1413.76, Appendix M, is added to read as follows:

§ 1413.76 Appendix M: Special premium on sales under Government contracts.
(a) On sales of stock millwork made principally of Western pine, under a government contract as defined in § 1413.59 of this regulation, the discount may be shortened 1½ points on all doors, open sash, screens, and frames, and ¾ of a point on glazed sash.

(b) This section shall be automatically revoked when Limitation Order L-290, Western Lumber, issued by the War Production Board, becomes ineffective.

The effective date of this amendment shall be July 3, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 28th day of June 1943.

PRENTISS M. BROWN,

Administrator.

[F. R. Doc. 43-10385; Filed, June 23, 1943; 3:05 p. m.]

PART 1499—COMMODITIES AND SERVICES [Order 103 Under § 1499.3 (b) of GMPR. Amdt. 2]

SELLERS OF HIGH WINES

For the reasons set forth in an opinion issued simultaneously herewith, It is ordered:

- 1. Section 1499.972 (b) is amended to read as follows:
- (b) Maximum prices computed pursuant to the formula contained in paragraph (a) shall be determined for the high wines produced during each calendar quarterly period and shall be based upon the actual costs of producing such high wines. Until the actual costs for a quarterly period are determined, the price shall be an estimated price,
- 2. Section 1499.972 (c) is amended to read as follows:

^{*}Copies may be obtained from the Office of Price Administration.

¹8 F.R. 6428.

²8 F.R. 167.

(c) Within twenty days after the end of each calendar quarterly period, each seller computing a maximum price pursuant to the formula contained in paragraph (a) shall submit to the Office of Price Administration, Washington, D. C., a report, on the form contained in Appendix A, of the actual costs of producing high wines during that period. The estimated price shall be adjusted upward or downward in accordance with the report of actual costs filed with the Office of Price Administration. The maximum price so determined shall be subject to disapproval in writing at any time by the Office of Price Administration, and if a maximum price reported pursuant to this paragraph is revised downward by the Office of Price Administration and if any payment has been made at a price higher than the price approved by the Office of Price Administration, the seller shall refund the excess.

3. A new § 1499.972 (g) is added to read as follows:

(g) Where a seller of high wines determined a maximum price for the calendar quarterly period ended June 30, 1943 under this order as it existed prior to July 1, 1943, such seller may at his option adopt as his maximum price for the period ended June 30, 1943 the price so previously determined under this order or a maximum price computed on the basis of his actual costs during the calendar quarterly period ended June 30,

This amendment shall become effective July 1, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 28th day of June 1943.

PRENTISS M. BROWN, Administrator.

[F. R. Doc. 43-10386; Filed, June 28, 1943; 3:05 p. m.]

PART 1302-ALUMINUM [Correction to MPR 2]

ALUMINUM SCRAP AND SECONDARY ALUMINUM INCOT

Maximum Price Regulation 2 is corrected as follows:

In section 15, paragraph (c), the maximum price in cents per pound of 32S alloy is corrected to read 141/2.

This correction shall become effective July 3, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)

Issued this 28th day of June 1943.

PRENTISS M. BROWN, Administrator.

[F. R. Doc. 43-10412; Filed, June 28, 1943; 5:05 p. m.]

PART 1346-BUILDING MATERIALS IMPR 4131

HINGES AND BUTT HINGES

In the judgment of the Price Administrator, it is necessary and proper, in order to effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and Executive Order Nos. 9250 and 9328, to replace Revised Price Schedule No. 40, as amended, insofar as it establishes maximum prices for hinges or butt hinges, with a separate regulation.

So far as practicable the Administrator has consulted with representatives of the trade and industry to be affected by this regulation. In the judgment of the Price Administrator, the maximum prices established by this regulation are generally fair and equitable and in conformity with the general level of prices prevailing during the period October 1 to October 10, 1941, for such products. A statement of the considerations involved in the issuance of the regulation issued simultaneously herewith has been filed with the Division of the Federal. Register.*

§ 1346.601 Maximum prices for hinges and butt hinges. Under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328, Maximum Price Regulation No. 413 (Hinges and Butt Hinges), which is annexed hereto and made a part hereof, is hereby issued.

AUTHORITY: § 1346.601 issued under Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681.

MAXIMUM PRICE REGULATION 413—HINGES AND BUTT HINGES

ARTICLE I-SCOPE OF THE REGULATION: ITS RELATIONSHIP TO OTHER REGULATIONS

1. Persons subject to this regulation.

- Transactions subject to this regulation. Relationship of this regulation to other regulations.
 - ARTICLE II-PROHIBITIONS
- 4. Prohibition against selling or buying at more than maximum prices.
- 5. Sales at less than maximum prices.
- 6. Prohibited practices.

ARTICLE III-MAXIMUM PRICES

- 7. Maximum prices on sales by manufacturers.
- 8. Maximum prices for sales by persons other than manufacturers.

ARTICLE IV-GENERAL REGULATORY PROVISIONS

- 9. Applications for adjustment and petitions for amendment.
- 10. Records and reports.
- 11. Filing of published prices.
- 12. Enforcement.
- 13. Licensing.
- 14. Notification of purchasers of existence of this regulation.
- 15. Federal and state taxes.
- 16. Adjustable pricing.
- 17. Saving clause.
- 18. Other definitions.

ARTICLE V-TABLES OF FINISHES AND LIST PRICES

- 19. Description of tables and how to use them.
- 20. Comparative list of standard finishes.
- 21. Tables of list prices.

Article I-Scope of the Regulation

Section 1. Persons subject to this regulation. Any person who makes the kind of sale and any person who makes the kind of purchase covered by this regulation is subject to it.

A "person" includes an individual, corporation, partnership, association, or any other organized group of persons, their legal successor or representatives; the United States, or any other government, or any of its political subdivisions or any agency of any of the foregoing.

Sec. 2. Transactions subject to this regulation. Sales of hinges or butt hinges by any person in the forty-eight states of the United States and the District of Columbia are subject to this regulation except that a sale by a retailer, a sale at retail, a contract sale or a sale on an installed basis is not subject to this regulation.

"Hinges" means pairs of jointed plates to be attached respectively to a frame and a moving member such as a door. window, or gate, by which such member is supported to enable it to swing. "Butt hinges" means hinges which are applied to the butt or edge of the moving member.

This regulation covers only those hinges or butt hinges listed in section 21.

"Sale at retail" means a sale by any person including a sale by a retailer, a manufacturer or a jobber to an ultimate consumer, including an industrial or commercial user, but not the United States or any agency thereof.

"Retailer" means a person who maintains a store or similar establishment and sells hinges or butt hinges primarily to

ultimate consumers.

"Sale on an installed basis" means a sale in which the seller furnishes hinges or butt hinges together with the labor or services required to incorporate such hinges or butt hinges into a building, structure, or construction project.

Sec. 3. Relationship of this regulation to other regulations. This regulation supersedes Revised Price Schedule No. 40. as amended, with respect to those sales of hinges c butt hinges for which maximum prices are fixed by this regulation. Maximum prices for hinges and butt hinges for which no maximum prices are fixed by this Regulation shall be determined under Revised Price Schedule No. 40, as amended, for those persons selling articles covered by such schedule who are subject to it.

The maximum prices for contract sales of hinges or butt hinges are fixed by Maximum Price Regulation No. 261.3

The maximum prices for export sales of hinges or butt hinges are fixed by the Second Revised Maximum Export Price Regulation.8

The provisions of this regulation do not apply to the purchases, sales, or deliveries of hinges or butt hinges if they originate outside of and are imported into the Continental United States. Sales, purchases, and deliveries of such imported hinges or butt hinges are governed by the provisions of the General Maximum Price Regulation, and especially Revised Supplementary Regulation No. 12.

The provisions of the General Maximum Price Regulation * continue to be in

^{*}Copies may be obtained from the Office of Price Administration.

¹⁷ F.R. 1280, 2132, 8383, 8948, 7257.

³⁷ F.R. 9187.

^{*8} F.R. 4132, 5987, 7662. *8 F.R. 3096, 3849, 4347, 4486, 4724, 4978, 4848, 6047, 6962.

effect with respect to (a) sales of hinges or butt hinges by retailers, (b) sales of such products at retail, whether or not made by a retailer, (c) sales of products not covered by this Regulation or Revised Price Schedule No. 40, and (d) sales by persons not subject to one of the regulations referred to in (c) above.

Article II-Prohibitions

Sec. 4. Prohibition against sales of hinges or butt hinges at higher than maximum prices. On and after July 3, 1943, regardless of any contract or other obligation, no person shall sell or deliver, and no person shall buy or receive in the course of trade or business, any hinges or butt hinges at prices higher than the maximum prices permitted by this regulation, and no person shall agree, offer, solicit, or attempt to do any of the foregoing things.

SEC. 5. Sales at less than maximum prices. Prices lower than the maximum prices established by this regulation may,

of course, be paid or charged.

Sec. 6. Prohibited practices—(a) General. Any practice which is a device to get the effect of a price higher than the maximum price without actually raising the dollar-and-cents price is as much a violation of this regulation as an outright higher-than-ceiling price. This applies to devices making use of commissions, services, transportation arrangements, premiums, special privileges, tying agreements, trade understandings, and the like.

(b) Specific practices. The following are among the specific practices pro-hibited: (1) reducing the quality of hinges or butt hinges without making a corresponding reduction in price; (2) compelling the buyer to buy something he does not want in order to obtain the hinges or butt hinges which he does want; (3) eliminating the practice, where it has existed, of individually packing each pair of hinges or butt hinges together with the screws, pins, or grommet nuts; (4) refusing to sell except in quantities of less than 100 pounds or splitting orders of more than 100 pounds into shipments of less than 100 pounds in order to avoid payment of the transportation charges provided for in this regulation.

Article III-Maximum prices

Sec. 7. Maximum prices on sales by manufacturers—(a) Listed items—(1) Sales to jobbers. The prices specified in section 21 are list prices. The manufacturer's maximum prices on sales to a jobber shall be the prices specified in section 21 subject to the following successive discounts:

Starred items___50% and 5% and 5% and 5%. Unstarred items_50% and 5% and 5%.

"Starred items" are those items listed in section 21 designated by an asterisk. "Unstarred items" are all other items listed in section 21.

"Manufacturer" means a person operating an establishment which fabricates hinges or butt hinges, and any subsidiary or affiliate, commission salesman, or other agent of such person.

"Jobber" means a person who buys hinges or butt hinges from a manufac-

turer for resale and sells primarily to other sellers. For the purpose of this regulation the term "jobber" also includes any person who has customarily enjoyed the status of a contract hardware distributor.

(2) Sales to manufacturers of locks and lock sets or other finishing builders' hardware. The manufacturer's maximum prices on sales to manufacturers of locks and lock sets or other finishing builders' hardware shall be the prices specified in section 21 subject to the same discounts which were extended or would have been extended to such manufacturers on comparable sales on October 1, 1941.

(3) Sales to the United States Government or any agency thercof. The manufacturer's maximum prices on sales to the United States Government or any agency thereof shall be the prices specified in section 21 subject to the same discounts which were extended or would have been extended to the United States Government or any agency thereof on October 1, 1941.

(4) Sales to all other purchasers including, but not limited to, retail stores, mail order houses, chain stores, and lumber yards. The manufacturer's maximum prices on sales to all other purchasers including, but not limited to, retail stores, mail order houses, chain stores, lumber yards, but excluding sales at retail, sales as a retailer, or sales pursuant to a contract sale, shall be the prices specified in section 21 subject to the discounts which the manufacturer extended or would have extended to purchasers of the same class on comparable sales on October 1, 1941.

(b) Transportation provisions—(1) Shipments into Zone 1—(i) Shipments of 100 pounds or more. On shipments of 100 pounds or more into Zone 1, the manufacturer shall bear all transportation charges which, in view of Supplementary Order No. 31,5 shall include the 3% Federal excise tax imposed on the transportation of property for hire under section 620 of the Revenue Act of 1942. The maximum prices are, therefore, delivered prices at the destination.

"Zone 1" comprises the following states:

Connecticut Nebraska New Hampshire Delaware New Jercey District of Columbia Illinois New York North Dakota Indiana Iowa Ohio Pennsylvania Kansas Kentucky Rhode Island Maine South Dakota Maryland Vermont Massachusetts Virginia West Virginia Michigan Minnesota Wicconsin Missouri

(ii) Shipments of less than 100 pounds. On shipments of less than 100 pounds into Zone 1, the manufacturer need not bear the transportation charges. He may collect such transportation charges from the purchaser in addition to the maximum prices established under this Regulation. The maximum prices are, therefore, prices f. o. b. the point of shipment.

(2) Shipments into Zone 2. On all shipments into Zone 2, the maximum prices are prices f. o. b. point of manufacture. However, the manufacturer shall pay the same proportion of the freight charges as he paid or would have paid on sales to purchasers of the same class on October 1, 1941. If the purchaser pays the freight to the carrier, the maximum prices shall be reduced to the extent that the manufacturer is required to stand the burden of freight charges in accordance with the previous sentence.

"Zone 2" comprises the following states:

Alabama Nevada Arizona New Mexico North Carolina Arkancas California Oklahoma Colorado Oregon South Carolina Florida Georgia Tennessee Idaho Texas Louisiana Utah Mississippi Washington Montana Wyoming

(c) Cash discounts and services. The maximum prices for manufacturers shall be subject to at least the same extension of cash discounts, in addition to the discounts mentioned in section 7 (a) above, and the same rendition of services as the manufacturer extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales on October 1, 1941.

Sec. 8. Maximum prices on sales by persons other than manufacturers—(a) Sales by jobbers located in Zone 1. The maximum prices for sales of hinges or butt hinges by jobbers located in Zone 1, except sales at retail, sales as a retailer, or sales pursuant to a contract sale, shall be the prices specified in section 21 subject to the following successive discounts:

Starred items———40% and 5%. Unstarred items———40%.

There may be added to the maximum prices so established an amount representing the actual cost of securing delivery from the manufacturer on shipments of less than 100 pounds by parcel post or express. However, the jobber must show such amount on the purchaser's invoice as a separate item.

Applicable provisions with respect to cash discounts, services, and delivery charges are set forth in paragraphs (f) and (g) below, respectively.

(b) Sales by jobbers located in Zone 2. The maximum prices for sales of hinges or butt hinges by jobbers located in Zone 2, except sales at retail, sales as a retailer, or sales pursuant to a contract sale, shall be the prices specified in section 21 subject to the following successive discounts:

Starred items______40% and 5%.
Unstarred items______40%.

There may be added to the maximum prices so established an amount representing the actual cost of securing delivery from the manufacturer of the item being resold, provided such amount is shown as a separate item on the purchaser's invoice.

(c) Sales by contract distributors. The maximum prices at which a contract hardware distributor may sell

^{•7} FR. 9894, 8 FR. 1312, 3702.

hinges or butt hinges pursuant to a contract sale shall be determined in accordance with the provisions of Maximum

Price Regulation No. 261.

(d) Sales by manufacturers of locks and lock sets. The maximum prices for sales of hinges or butt hinges by manufacturers of locks or lock sets or other finishing builders' hardware, except sales at retail, sales as a retailer, or a sale pursuant to a contract sale, shall not be more than the actual cost of the hinges or butt hinges (figured at prices -no higher than the maximum prices permitted by this regulation) plus a markup over cost of 20%, plus transportation charges actually incurred in obtaining delivery of the hinges or butt hinges being resold.

(e) Sales by all other persons, including, but not limited to, retailers, mailorder houses, chain stores, and lumber yards. The maximum prices for which all other persons, including, but not limited to, retailers, chain stores, mailorder houses, lumber yards, shall sell hinges or butt hinges shall be the prices determined in accordance with the provisions of the General Maximum Price Regulation or Revised Price Schedule No. 40, as amended, whichever is ap-

plicable.

(f) Delivery charges with respect to sales by jobbers and sales by manufacturers of locks and lock sets or other builders' hardware. The maximum The maximum prices established for jobbers and manufacturers of locks and lock sets or other builders' hardware are f. o. b. such person's warehouse or plant, respectively. However, such person may add to his maximum prices charges for making delivery to his purchaser according to the following rules:

(1) If, on October 1, 1941, it was the practice of such person to make delivery to certain classes of purchasers free, he must continue to make such delivery to such classes of purchasers without

charge.

(2) However, if, on October 1, 1941, such person made a charge for making delivery to certain classes of purchasers, he may now make a charge for such delivery at not more than the rate he charged on October 1, 1941.

(3) Any charges made in accordance with this paragraph (f) must be shown as a separate item on the purchaser's

(g) Provisions with respect to cash discounts and services. The maximum prices established by this regulation for sales by persons other than manufacturers shall be subject to at least the same cash discounts, in addition to any other discounts referred to in this section 8, and the same rendition of services as the seller extended or rendered or would have extended or rendered on comparable sales to purchasers of the same class on October 1, 1941.

Article IV-General Regulatory Provisions

Sec. 9. Applications for adjustment and petitions for amendment—(a) Government contracts or subcontracts. Any person who has entered into or proposes to enter into any contract with the

United States, or any agency thereof, or with the government of any country whose defense the President deems vital to the defense of the United States under the terms of the Act of March 11, 1941, "An Act to promote the defense of the United States," or with any agency of any such government, who believes that the maximum price impedes or threatens to impede the production, manufacture, or distribution of hinges or butt hinges, may file an application for adjustment of a maximum price established by this regulation in accordance with Procedural Regulation No. 6, as amended, issued by the Office of Price Administration.

(b) Petitions for amendment. Any person seeking an amendment of any provision of this regulation may file a petition for amendment in accordance with Revised Procedural Regulation No. 1, issued by the Office of Price Admini-

stration.

Sec. 10. Records and reports-(a) Records. Every person making sales or deliveries subject to this Regulation must have available in its records a description of each sale and delivery, including the date of sale, the name and address of the purchaser, the manufacturer's plate number or the jobber's plate number, the sale price of each type of hinge or butt hinge, the quantity of each type sold, the discount allowed, and the point of delivery of the shipment. Records of a kind the seller has customarily kept also must be retained. Purchasers must keep similar records. All such records must be available for inspection by representatives of the Office of Price Administration for so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

(b) Reports. Persons subject to this regulation shall submit such reports to the Office of Price Administration as it may from time to time require, subject to the approval of the Bureau of the Budget in accordance with the Federal

Reports Act of 1942.

SEC. 11. Filing of published prices. Every manufacturer or jobber subject to this regulation shall forward to the Office of Price Administration, Building Materials Branch, Washington, D.C., within 30 days after the effective date of this regulation, unless previously submitted, copies of all published current catalogs, published price books, and published discount sheets relative to hinges or butt hinges. Copies of all such catalogs, price books, and discount sheets issued at any time subsequent to the effective date of this regulation shall be forwarded to the Office of Price Administration, Building Materials Branch, Washington, D. C., at least 5 days before the issuance thereof. However, manufacturers' insert sheets need not be filed by jobbers if such insert sheets have previously been filed or should have been filed by the manufac-

SEC. 12. Enforcement. (a) Persons violating any provision of this regulation are subject to the criminal penalties. civil enforcement actions, license suspension proceedings, and suits for treble

damages provided for by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250.

(b) No war procurement agency, nor any contracting or paying finance officer thereof, shall be subject to any liability, civil or criminal imposed by this regulation or the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250.

Sec. 13. Licensing. The provisions of Supplementary Order No. 18,8 licensing persons selling lumber, lumber products or building materials, are applicable to every person (except manufacturers of hinges or butt hinges or other finishing builders' hardware) making sales of hinges or butt hinges for which maximum prices are fixed by this regulation.

Sec. 14. Notification to purchasers of existence of this regulation. Every person making a sale of hinges or butt hinges which is subject to this regulation shall, before making such a sale, notify the purchaser of the existence of this regulation and, upon request of the purchaser, make available a copy of this regulation at the seller's principal place of business and at every branch office for

examination by the purchaser.

SEC. 15. Federal and state taxes. There may be added to the maximum prices established by this regulation the amount of tax levied by any Federal excise tax statute or any state or municipal sales, gross receipts, gross proceeds, or compensating use tax statute or ordinance, under which the tax is measured by gross proceeds or units of sale, if, but only if, (a) such statute or ordinance requires the vendor to state the tax separately from the purchase price paid by the purchaser, consumer, or user, on the bill, sales check, or evidence of sale, at the time of the transaction; or (b) such statute or ordinance requires such tax to be separately paid by the purchaser, consumer, or user with tokens or other media of state or municipal tax payments; or (c) such statute or ordinance permits the vendor to state such tax separately, and such tax is in fact stated separately by the vendor. The amount of tax permitted to be added by this paragraph shall in no event exceed that paid by the purchaser, consumer, or user.

Supplementary Order No. 31 provides, however, that the excise tax on the transportation of property imposed by section 620 of the Revenue Act of 1942 shall be treated as though it were an increase of 3% in the amount charged by every person engaged in the business of transporting property for hire. It shall not be treated as a tax for which a charge may be made in addition to the maximum prices.

SEC. 16. Adjustable pricing. Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery: but no person may, unless authorized by the Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery. Such authori-

⁶7 F.R. 5087, 5664; 8 F.R. 6173, 6174. *7 F.R. 8961, 8 F.R. 3313, 3533, 6173.

^{*7} F.R. 7240, 11007.

zation may be given when a request for a change in the applicable maximum price is pending, but only if the authorization is necessary to promote distribution or production and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended. The authorization may be given by the Administrator or by any official of the Office of Price Administration to whom the authority to grant such authorization has been delegated. The authorization will be given by order, except that it may be given by letter or telegram when the contemplated revision will be the granting of an individual application for adjustment.

Sec. 17. Saving clause. The provisions of Supplementary Order No. 40,° Effect of Repeal, Revocation, Amendment or other Modification of Price Regulations, are hereby incorporated into and made a part of this regulation.

Supplementary Order No. 40 provides that the repeal, revocation, amendment or other modification of a price regulation or any part thereof shall not have the effect to release or extinguish any penalty or liability incurred under such price regulation unless otherwise expressly provided but such price regulation or part thereof shall be treated as remaining in force for the purpose of allowing or sustaining any proper suit, action, prosecution, or proceeding with respect to such penalty or liability.

SEC. 18. Other definitions. Unless the context otherwise requires, the definitions set forth in section 302 of the Emergency Price Control Act of 1942, as amended, shall apply to any other terms not specifically defined herein.

Article V—Tables of finishes and list prices

Sec. 19. Description of tables and how to use them. There is set forth in section 20 below a comparative list of standard finishes for hinges and butt hinges. Section 21 below contains tables of list prices for hinges and butt hinges priced by this regulation. Maximum prices under this regulation may be computed by applying the discounts set forth in sections 7 and 8 to the list prices contained in section 21.

In order to determine the list price it is necessary to know both the manufacturer's plate number for the item in question and the finish in which the item is desired. Having ascertained these facts, the first step is to look at the comparative list of standard finishes contained in section 20. The first column of this table gives a description of each of the various standard finishes. The last eight columns set forth the designations used by various manufacturers for each such finish. The second column sets forth the finish group within which each finish falls. The finish group may be determined either from the description or from the manufacturer's designation of such finish appearing on the same horizontal line. The designation of the finish group also appears in the tables of list prices and is used in determining a list price.

After determining the finish group for an item, the next step is to look at the tables of list prices. The first eight columns of each of the tables of list prices set forth in section 21 contain the plate numbers of the manufacturers selling a particular item. The table which contains the plate number of the particular item produced by a particular manufacturer may be ascertained from the index

preceding the tables of list prices. Having ascertained the proper table number, the person desiring to price an item will look in column 9 for the various finish groups appearing in conjunction with the plate number of the item in question and ascertain the horizontal line for the finish group previously determined from examination of the comparative list of standard finishes. The prices appearing in the column to the right of the column of finish groups set forth list prices for various sizes of hinges and butt hinges. It is to these list prices that the discounts set forth in sections 7 and 8 are applied in order to determine maximum prices.

It should be noted that the comparative list of standard finishes contained in section 20 also sets forth certain extras for special finishes and that immediately following Table 81 in section 21 there are listed certain extras for special tips, special pins, four ball bearings, and brass pins.

The specifications for each hinge or butt hinge listed in the tables below shall not be reduced below the minimum permitted by the specifications of that hinge or butt hinge to which it is comparable as set forth in "FF-H-116b, Federal Specifications for Hardware, Builders'; Hinges', without a corresponding reduction in price.

The fact that this regulation establishes maximum prices for a considerable number of hinges or butt hinges is not to be construed as permission to manufacture them. Careful attention should be given to the various limitation orders which have been issued or will be issued by the War Production Board relative to the manufacture or use of hinges or butt hinges.

Sec. 20. Comparative list of standard finishes.

COMPARATIVE LIST OF STANDARD FINISHES

Description	Finish group	Stanley Works	McKinney Mg. Co.	Lawrence Brethers	National Mig. Ce.	Sharen Hdvi. Mg. Ce.	Frantz Míg. Co.	Griffin Miz. Co.	C. Hager
BRASS			BP	22	P.4 P	D4 D-1	777	7.4.7	
Bright Dull, sanded			ÖBS			Brt. Brz		Brt. Brs	B.
Dull, sanded. Dull, slightly oxidized. Dull, slightly oxidized, sanded. Oxidized, mottled, sanded. Ship. Old English.	1	F	0B	DB	Dull Brs	DB	DB	DBS	DB.
Dull, slightly oxidized	2	F4	XB	DBR	ARCHNO	AD. D	-5555	OBS	DBO.
Dull, slightly oxidized, sanded	3	5.54	YRS	DR:2	ABSBNS	Onen	DR22	OB:SB	DBS.
Shin	2	Fo	BW						l
Old English	2		EA						1
	1	I .	l .	į.	l	[ŧ .
Bright. Dull, slightly oxidized Dull, slightly oxidized, sanded Dull Antique, oiled	2	A	В	Bz	Brze	Brt. Brz	BBrz	Bz3	Α.
Dull, slightly oxidized	2	A4	DX	DBzR			AntBrz	AntBrz	DAO.
Dull, slightly oxidized, sanded	3	SA4	DX8		Doll Do	Dall B.	SDErz	OBzeSB D Bze	DAS.
Antique oiled	5	A9	DA	Bron	Dui Bia	Dui Diz	D Biz	D D40	<i>D</i> .a.
									1
Ship. Statuary, light. Statuary, light, sanded.	2	A6	DW	l		l			ı
Statuary, light	- 2	8B	Vis	Strs	LtStat Brz StatBrzaSB	Stat Brz Sand	SSRrz	Stat BreSB	ALS.
Statuary, dark	2		YD				l		1
Statuary, dark Statuary, standard	2	B1	YM	I DEIB	DkStaBrze	DarkStaBrz			
White bronze, solid.	NM	NM	W						WB.
COPPER	1	1					1		i
Oxidized, antique, sanded	. 1	D2	AQ	00	AC	AC	AC	0C	60.
Oxidized, antique, sanded	3	SD2	ACS					<u> </u>	1
NICHEL	j			1		1		1	1
Bright NICKEL Dull Sanded	4	N	N	N	Nick	N	N	NP	N.
Dull	4	N5	ND	DN	Duli Nick	DN:	D::	DNP NPSP	DN.
Zanded	4	8N	<i>1</i> 28	DNS	Aica SD	D.\S	D.2	MFSP	145.
IRON	1						,		l
Half polished, smooth		Y4	KB	ļ					.[
JAPANNED	1	ł	1	1	•	Ī	l	ļ	İ
Bright	_ J	J	J	J	Jop.	eat	Jap	Jap.	J.
Dead black		J1	DB	D	DBJap	DBJap	DBJap	DBJap	JD.

⁹⁸ F.R. 4325.

COMPARATIVE LIST OF STANDARD FINISHES-Continued

	Hager Eons
Sand, rust resist, black 2	T.

Extras for CM or CMD finishes:

tras for UM or CMD finishes:

| 3" and under add \$0.60 per pair. | 3½"-4" add .60 per pair | 3½"-4" add 1.60 per pair | 3½"-5" add 1.10 per pair | 6" add 1.60 p

Sec. 21. Tables of list prices.

Arrangement of Hinges and Butt Hinges According to Plate Numbers in the Tables Set Forth Below

[Companies listed in alphabetical order]

FRANTZ MFG. CO.

. FRINTA BIFG. CO.	•
Plate No. T	able No.
63	78
65	
67	
76	
379	30
389	
395	
395 Cad	
441	
441 Cad	
442	
442 Cad	
700	
700 Cad	67
700 Galv	67
700 Galv. B. P	67
SC700	
SC700 Cad	59
SC700 Galv	59
SC700 Galv. B. P	
701	
702	
702 Cad	68
702 Galv	68
702 Galv. B. P	
SC702	60
SC702 Cad	60
6C702 Galv	60
SC702 Galv. B. P	
703	
704	
704 Cad	71
704 Galv	71
704 Galv. B. P	
SC704	
SC704 Cad	62
SC704 Galv	62
SC704 Galv. B. P	
708	
708 Cad	
708 Galv	73:
708 Galv. B. P.	
SC708	
SC708 Cad	64
SC708 Galv	64
SC708 Galv. B. P	
904 Brt. S	46
904 Brt. S. without screws	45

	Plate No.	Table No.
904	Cad	47
904	Galv. B. P	46

904 Galv. B. P	46
908 Brt. S., without screws	45
908 Cad 908 Galv. B. P	47
908 Galv. B. P	46
934	45
938	43
938 Brt. S	44
940	43
940 Brt. S.	44
	33
GRIFFIN MFG. CO.	
20	32
21	33
120	32
177	30
Z177	30
BB177	6
BBZ177	6
BB177½	6
BBZ177½	6
182	38
184	
	52
186	52
220	31
Z220	31
2201/2	30
Z220½	30
BB220	6
BBZ220 BB220½	6
BB2201/4	6
BVZ2201/2	6
225 Břt	45
225 Cad	47
D040	
P240	31
PZ240	31
BBP240	6
BBPZ240	6
255 Brt	45.
255 Cad	47
SC255 Brt	46
260	43
260 Brt	44
265	43
265 Brt	44
280 Brt	
300	45
	67
300 Cad	67
300 -Galv	67
SC300	59
SC300 Cad	59
SC300 Galv	59
314	71
314 Cad	71
314 Galy	71
7	• •

GRIFFIN MFG. CO .- continued

GRIFTIN MFG. COCOMMINGE	
Plate No. Tabl	o No.
SC314	62
SC314 Cad	. 62
SC314 Galv	62
390	
Z390	
390½	
400	
400 Cad	
400 Galv	- 68
SC400	- 60
SC400 Cad	
SC400 Galv	60
414	
414 Cad	
414 Galv	
SC414	
SC414 Cad	
SC414 Galv	
P470	_ 57
PZ470	. 57
485	. 30
Z485	
P487	
490	
Z490	
4901/2	
514	
514 Cad	
514 Galv	
SC514	_ 64
SC514 Cad	64
SC514 Galv	64
SC526	
SC526 Galv	74
SC527	74
SC527 Galv	
SC536	
615	
620	
706 Brt	
SC706	
712	_ 49
780	_ 55
780 Brt	. 56
780 Cad	
1220	
1225 Cad. B. P.	47
1225 Galv	40
	- 46
1255 Cad. B. P.	- 47
SC1255	
2300	
SC2300	
2314	_ 71
SC2314	
2400	
	- 43

GRIFFIN MFG. co.—continued		c. hager & sons—continued		c. Hagin & sous—continued	
Plate No. Table	No.	Plate No. Table	No.	Plate No. Table N	Ιo
SC2400	60	BBCP12411/2	6	WS1804CPBP	4
2414	72	1242	31	1808	5
SC2414	63	CP1242	31	1800J	5
2514	73	BB1242	6	1803	4
SC2514	64	BBCP1242	6	WS1E08CP	4
SC2526	74	BB1250	1	1810	5
SC2527	74	BBCP1251	1	1813	5
C. HAGER & SONS		BB1251	1	1814	5
		BBCP1251:	_1	18141/2	5
BB110	16	1260	ยอ	1816	5
BB134	16	1279	30	18161/2	5
BBCP134	16	CP1279	30	1620	5
BB170	16	BB1279BBCP1279	6	1823	3
BBCP170	16	12791/2	30	WS1823	3
	37	CP12791/2	30	WS1823CP	3
CP186	37	BB1279 1/2	6	1828 1822CP	20 E1
205	34	BBCP1279½	6	1830	5
1100	40 36	1282	53	1824	A
CP1100	30	CP1282	53	1238	2
BB1108	24	1284	43	1840	ā
BB1118	1	1285	57	1842	ã
BBCP1118	í	CP1285	57	1850	4
BB1123	19	1286	43	BB1851	-
BBCP1123	19	1289	57	1800	6
1125	36	CP1289	57	1900CP	6
CP1125	36	12891/2	57	WS1900	5
BB1128	24	CP12891/2	57	WS1900CP	5
BBCP1128	24	1290	38	1902	6
BB1133	20	CP1290	38	1802CP	6
BBCP1133	20	1291	38	WS1902	6
BB1138	23	CP1291	38	WS1902CP	6
BBCP1138	23	12911/2	38	1904	7
1146	30	CP1291½	38	1904CP	7
CP1146		1295	58	WS1904	6
BB1146	6	CP1295	58	WS1904CP	6
BBCP1146	6	12951/2	53	1908	7:
1148	38	CP12951/2	53	1906CP	7
CP1148	38	1300	67	WS1908	6
1150	36	1300!4	67	WS1806CP	6
CP1150	36	WS1300	£9	1803	7
BB1150	20	WS130014	59	1903CP	7
BBCP1150	20	1302	€8	WS1803	6
BB11501/2	20	1302¼ WS1302	63 60	WS1803CP	6
BBCP11501/2	20	WS130214	60	1924	5
BB1162	20	1303	71	1924CP	5
BBCP1162	20	130314	71	1925	7
BB1163	19	WS1303	62	WS1950	7
BBCP1163	19	WS130314	62	WS1951	7
BB1167½	24	1304	72	WS19631/2	7
BBCP1167½	24	13041/4	72	1905J	7
BB1168	1	WS1304	63	1968J	7
BBCP1168	1	WS130414	63	1970	7
BB1172	20	1306	73	19727	7
BBCP1172	20	130614	73	1973	_
BB1173	20	WS1306	C4	1974	
BBCP1173	20	WS130613	C4		7
BB1173½	20	1313	53	1630J BB1691J	8
BBCP1173½	20	1315	43		8
1174	28	1317	43		8. 2
CP1174BB1174	28 3	1319	46		1:
	3	1321	51		1
BBCP1174	38	1333	55	BB2112	91
CP1176	38	1334	46		19
1178	38	WS1345	33		2
CP1178	38	WS1350	74	BBCP2114	ö
1193	28	WS135014	74 74	BB2116	21
BB1193	3	WS135114	74	BB2118	-
BB1197	5	WS13631/4	74	BBCP2118	-
BBCP1197	5	WS136314BP	74	BB2123	2
BB1199	·ĭ	1500	28	BBCP2123	2
1216	37	BB1500	3	BB2125	2
CP1216	37	BB1502	1	BBCP2125	2
1221	39	15081/2	38	BB2126	2
1239	28	BB1509	5	BBCP2126	2
CP1239	28	15481/2	38	BB2129	13
BB1239	3	1589	57	BBCP2123	1
BBCP1239	3	1595	53	BB3131	14
1241	31	1731	32	BBCP2131	1
CP1241	31	1734J	78	BB2132	2
BB1241	6	1800	44	BBCP2132	2
BBCP1241	6	1802	49	BB2138	2
12411/2	30	1804	45	BBCP2138 :	2
CP1241½	30	WS1804	46	2145	2
MM 174 1 1/4	R	WSIRMCP	47	CP2145	- 57

		LAWRENCE BROS.—COntinued		LAWRENCE BROS.—CONTINUEU	
Plate No. Table	No.	Plate No. Table	No.	Plate No. Table 1	No.
BB2145	5	914	77	BB2301A	22
BBCP2145	5	915	75	BB2310	22
BB2162	22	916	75	CDBB2310	22
BBCP2162	22	917	75	BB2311	22
BB2163	21	918	75	CDBB2311	22
BBCP2163	21	920	67	BB2341	21
	4	920 HGSP	67	CDBB2341	21
BB2168		920HGBP	67	BB2350A	21
BBCP2168	4	920CD	67	BB2351	21
BB2169	13				
BBCP2169	13	SC920	59	BB2351A	21
BB2170	14	SC920HGSP	59	2400	57
BBCP2170	14	SC920HGBP	59	2400A	57
BB2171	14	SC920CD	59	2402	57
BBCP2171	14	922	68	2410 Accordion	20
BB2172	22	922HGSP	68	CD2410	31
BBCP2172	22	922HGBP	68	2410CD	33
BB2181	4	922CD	68	2410HGBP	33
2197	27	SC922	60	2412	30
219 (27	SC922HGSP	60	2415	28
CP2197		SC922HGBP	60	2420	31
BB2199	4	SC922CD	60		31
2235	27	924	71	CD2420	
CP2235	27	924HGSP	71	BB2511	26
BB2235	5		71	CDBB2511	28
BBCP2235	5	924HGBP		BB2531	28
2239	27	924CD	71	BB2531A	26
CP2239	27	SC924	62	BB2541	25
BB2239	5	SC924HGSP	62.	CDBB2541	25
BBCP2239	5	SC924HGBP	62	BB2551	25
2243	29	SC924CD	62	BB2551A	25
		926	72	BB2741	18
CP2243	29	926HGSP	72	CDBB2741	18
BB2243	29	926HGBP	72	BB2751	18
BBCP2243	29	926CD	72	DD0761 A	18
BB2250	4_	SC926	63	BB2751A	
BBCP2250	4	SC926HGSP	63	2850	57
BB2251	4	SC926HGBP	63	CD2850	57
BBCP2251	4	SC926CD	63	BB4000	6
BB2293	5	928	73	BB4001	6
BB3108	26	928HGSP	73	CDBB4001	6
BB3109	15			BB4002	6
BB3113	21	928HGBP	73	BB4003	6
BB3114	25	928CD	73	BB4110	6
BBCP3114	25	SC928	64	CDBB4110	6
		SC928HGSP	64	BB4111	6
BB3116	22	SC928HGBP	64	CDBB4111	ñ
BB3128	26	SC928CD	64	BB4140	1
BBCP3128	26	BB936	80	CDBB4140	4
BB3129	15	BB938	80		4
BBCP3129	15	940	74	CDBB4141	4
BB3167½	26	941	74	BB4141	Ť
BBCP3167½	26	1300	27	BB4300	20
		1301	27	BB4301	20
BB3169	15			BB4302	20
	15 15		27	BB4303	
BB3169BBCP3169	15	1310	27 27		20
BB3169BBCP3169BB3198	15 25	1310 CD1310	27	BB4410	20
BB3169 BBCP3169 BB3198 BB4112	15	1310	27 27	BB4410	20 20
BB3169BBCP3169BB3198	15 25	1810	27 27 27	BB4410	20
BB3169 BBCP3169 BB3198 BB4112	15 25	1810 CD1810 1811 CD1811 1857	27 27 27 36	BB4410	20 20
BB3169	15 25 22 58	1810 CD1310 1811 CD1811 1857 1740	27 27 27 36 28	BB4410	20 20 20
BB3169	15 25	1810	27 27 27 36 28 30	BB4410BB4411	20 20 20
BB3169	15 25 22 58 58 58	1810 CD1810 :311 :011811 :1887 :1740 :1790	27 27 27 36 28 30	BB4410	20 20 20
BB3169	15 25 22 58 58 58 58	1810 CD1810	27 27 27 36 28 30 30 28	BB4410	20 20 20
BB3169	15 25 22 58 58 58 58	1810	27 27 26 28 30 30 28 28	BB4410	20 20 20
BB3169	15 25 22 58 58 58 58 58	1810	27 27 36 28 30 30 28 28 28	BB4410	20 20 20
BB3169	15 25 22 58 58 58 58 58 55	1810 CD1810	27 27 27 36 28 30 28 28 5	BB4410	20 20 20
BB3169	15 25 22 58 58 58 58 55 55 55	1810 CD1810	27 27 27 36 28 30 28 28 5 5	BB4410	20 20 20
BB3169	15 25 22 58 58 58 58 55 55 56 39	1810 CD1810	27 27 27 36 28 30 28 28 5 5	BB4410 CDBB4411 BB4411 CDBB4411 BB4441 CDBB4441 BB4531 BB5000 BB5000A BB5000A BB5001 BB5001 BB5050 BB5051	20 20 20
BB3169	15 25 22 58 58 58 58 55 55 56 39 78	1810	27 27 27 36 28 30 28 5 5 5	BB4410	20 20 20
BB3169	15 25 22 58 58 58 58 55 55 56 39 78 36	1810 CD1810	27 27 27 36 28 30 28 28 5 5	BB4410	20 20 20
BB3169	15 25 22 58 58 58 58 55 55 56 39 78 36 36	1810	27 27 27 36 28 30 28 5 5 5	BB4410	20 20 20 20 20 19 19 24 8 8 3 1
BB3169	15 25 22 58 58 58 55 55 55 56 39 78 36 36	1810 CD1810	27 27 36 28 30 28 5 5 5 5	BB4410 CDBB4411 BB4411 BB4441 CDBB4441 BB4531 BB5000 BB5000 BB5001 BB5001 BB5001 BB5001 BB501 BB501 BB5101A BB5150A BB5151A BB5150A	20 20 20 20 19 19 24 8 8 3 1 1 1 20
BB3169	15 25 22 58 58 58 58 55 55 55 56 36 36 36 43	1810 CD1310	27 27 36 28 30 28 5 5 5 5 5	BB4410	20 20 20 20 19 19 24 8 8 3 1 1 20 20
BB3169	15 25 22 58 58 58 58 55 56 39 78 36 36 43 43	1810 CD1810	27 27 36 28 30 28 55 55 55 55	BB4410 CDBB4411 BB4411 BB4441 CDBB4441 BB4531 BB5000 BB5000A BB5001 BB5050 BB5051 BB5051 BB5151A BB5151A BB5300A BB5300A BB5300A BB5300A BB5300A BB5301	20 20 20 20 20 19 24 8 8 3 1 1 20 20 20 20 20 20 20 20 20 20 20 20 20
BB3169	15 25 22 58 58 58 55 55 56 39 78 36 36 43 44 44	1810 CD1810	27 27 26 28 28 30 28 55 55 55 55 54	BB4410 CDBB4411 BB4411 BB4441 BB4441 BB5000 BB5000A BB5001 BB5001 BB5001 BB5101A BB5101A BB5151A BB5151A BB5300 BB5300A BB5300A BB5300A BB5300A BB5300A BB5300A BB5300A	20 20 20 20 19 19 24 8 8 3 1 1 20 20 20 20 20 20 20 20 20 20 20 20 20
BB3169	15 25 22 58 58 58 58 55 55 56 39 78 36 36 43 44 52	1810 CD1310	27776880088855555544	BB4410 CDBB4411 BB4411 BB4411 BB4441 BB4441 CDBB4441 BB5000 BB5000 BB5000 BB5001 BB5001 BB5101A BB5150A BB5151A BB5150A BB5300 BB5301 BB5301 BB5301 BB5301 BB5301A BB5301A BB5301A BB5301A	200 200 200 200 200 200 200 200 200 200
BB3169	15 25 22 58 58 58 55 55 56 39 78 36 36 43 44 44	1810 CD1310	2777688008855555554444	BB4410 CDBB4411 BB4411 BB4441 BB4441 BB5000 BB5000A BB5001 BB5001 BB5001 BB5101A BB5101A BB5151A BB5151A BB5300 BB5300A BB5300A BB5300A BB5300A BB5300A BB5300A BB5300A	20 20 20 20 19 19 24 8 8 3 1 1 20 20 20 20 20 20 20 20 20 20 20 20 20
BB3169	15 25 22 58 58 58 58 55 55 56 39 78 36 36 43 44 52	1810 CD1310	27776880088855555554444	BB4410 CDBB4411 BB4411 BB4411 BB4441 BB4441 CDBB4441 BB5000 BB5000 BB5000 BB5001 BB5001 BB5101A BB5150A BB5151A BB5150A BB5300 BB5301 BB5301 BB5301 BB5301 BB5301A BB5301A BB5301A BB5301A	200 200 200 199 24 8 8 9 11 200 200 200 200 200 200 200 200 200
BB3169	15 25 22 58 58 58 58 55 55 56 39 78 36 43 44 44 42 49	1810 CD1810 1811 CD1811 1357 1740 1790 1793 1800A 1801A BB2000 BB2001 BB2001 CDB2011 BB2011 CDBB2011 BB2040 BB2041 CDBB2041 BB2050 BB2050 BB2050 BB2050 BB2051	2777680088555555555444444	BB4410 CDBB4411 BB4411 BB4441 BB4441 BB4531 BB5000 BB5000A BB5001 BB50050 BB5051 BB5101A BB5151A BB5151A BB5300 BB5301A BB5301 BB5301A	200 200 200 200 100 24 8 8 9 11 200 200 100 200 100 200 200 200 200
BB3169	15 25 22 58 58 58 58 55 55 56 39 36 43 43 44 42 43	1810	27776880088855555554444444	BB4410 CDBB4411 BB4411 BB4441 BB4441 BB4531 BB5000 BB5000A BB5001 BB5001 BB5011 BB5101A BB5151A BB5151A BB5300 BB5301	20 20 20 20 20 19 19 24 8 8 9 11 20 20 20 20 20 20 20 20 20 20 20 20 20
BB3169	15 25 22 58 58 58 58 55 55 55 56 36 36 43 44 44 52 49 44 44 52	1810 CD1310	27776820088555555554444444	BB4410 CDBB4411 BB4411 BB4411 BB4441 BB4441 CDBB4441 BB5000 BB5000 BB5000 BB5001 BB5001 BB501 BB5101A BB5150A BB5150A BB5150A BB5150A BB5301	20 20 20 20 20 19 24 20 20 20 20 20 20 20 20 20 20 20 20 20
BB3169	15 25 22 58 58 58 55 55 56 39 78 63 36 43 44 42 42 43 44 45 25 25 25 25 26 26 26 26 26 26 26 26 26 26 26 26 26	1810 CD1310 :311 CD1311 1357 1740 1790 1793 1800A 1801A 182000 182001 182001 182001 182010 CDB2011 182011 CDB2011 182040 182040 182050 182050 182050 182050 182051	277768800888555555554444444441616	BB4410 CDBB4411 BB4411 BB4441 BB4441 BB4531 BB5000 BB5000A BB5001 BB5050 BB5051 BB5151A BB5151A BB5151A BB5300 BB5301A BB5301 BB5301A BB5301 BB5301A BB5151A BB5301 BB5301A BB5301 BB5301A BB5301 BB5301A BB5301 BB5301A BB5301 BB5301A BB5301A BB5301A BB5301 BB5301A	20 20 20 20 20 19 24 20 20 20 20 20 20 20 20 20 20 20 20 20
BB3169	15 25 22 58 58 58 58 55 55 56 39 36 36 34 44 42 42 43 44 45 22 52 52	1810	277 276 28 30 32 8 5 5 5 5 5 5 5 5 4 4 4 4 4 4 4 16 6 16	BB4410 CDBB4411 BB4411 BB4441 BB4441 BB5000 BB5000A BB5000A BB5001 BB5001 BB5001 BB5101A BB5101A BB5151A BB5300 BB5301 BB5301 BB5301A BB5301 BB5301A BB5351 BB5351A BB5351A BB5351A BB5351A BB5351A BB5351A BB5301 BB6303 BB6303A BB6303A BB6303A BB6303A	20 20 20 20 20 20 20 20 20 20 20 20 20 2
BB3169	15 25 22 58 58 58 58 58 58 58 58 58 58 58 58 58	1810	277 277 277 277 277 277 277 277 277 277	BB4410 CDBB4411 BB4411 BB4411 BB4441 BB4441 BB5000 BB5000 BB5000 BB5001 BB5001 BB501 BB5101A BB5150A BB5151A BB5150A BB5301	20 20 20 20 20 20 20 20 20 20 20 20 20 2
BB3169	15 25 22 58 58 58 58 55 55 56 56 36 36 43 44 44 42 42 42 43 44 44 44 44 44 44 44 44 44 44 44 44	1810 CD1310	277 276 280 280 280 55555555444444446666666666666666666666	BB4410 CDBB4411 BB4411 BB4411 BB4441 BB4441 BB5000 BB5000A BB5000B BB5001 BB5001 BB5001 BB5101A BB5150A BB516A BB516A BB515A BB5301 BB6301 BB6303 BB6301	20 20 20 20 20 20 20 20 20 20 20 20 20 2
BB3169	15 25 22 58 58 58 58 58 58 58 58 58 58 58 58 58	1810 CD1310 :311 CD1311 1357 1740 1790 1793 1800A 1801A BB2000 BB2001 BB2001 BB2011 CDBB2011 CDBB2011 BB2011 CDBB2011 BB2040 BB2041 CDBB2041 BB2050 BB2050 BB2050 BB2051 BB2111 CDBB2111 BB2111 CDBB2141	277 276 28 30 328 5 5 5 5 5 5 5 5 4 4 4 4 4 4 4 4 16 6 15 15	BB4410 CDBB4411 BB4411 BB4441 BB4441 BB4631 BB5000 BB50001 BB5001 BB5001 BB5001 BB5101A BB5101A BB5101A BB5151A BB5151A BB5300 BB5301 BB6303 BB6301 BB6301 BB6303 BB6303 BB6303 BB6303 BB6303 BB6303 BB6303 BB6301 BB6303 BB6303 BB6301 BB6301 BB6303 BB6303 BB6303 BB6303 BB6303 BB6301 BB6301 BB6303 BB6303 BB6301	20 20 20 20 20 20 20 20 20 20 20 20 20 2
BB3169	15 25 22 558 588 585 55 55 589 78 63 64 34 44 45 22 55 24 54 44 34 8	1810	277 276 280 308 308 308 555 555 544 444 446 166 155 155 156	BB4410 CDBB4411 BB4411 BB4411 BB4441 BB4441 BB54441 BB5000 BB5000A BB5001 BB5001 BB5001 BB5051 BB5101A BB5151A BB5150A BB5151A BB5300 BB5301 BB5301A BB5301 BB5301A BB5301 BB5301A BB5361 BB5361 BB5361 BB6361 BB6303 BB6303 BB6303 BB6303A BB6303 BB6303A BB6301 BB6301 BB6301 BB6301 BB6301 BB6303 BB6303A BB6303A BB6303A BB6303A BB6301	20 20 20 20 20 20 20 20 20 20 20 20 20 2
BB3169	15 25 22 58 58 58 55 55 55 56 37 36 36 43 44 44 45 25 26 49 44 44 43 43 43 44 43 45 46 46 46 46 46 46 46 46 46 46 46 46 46	1810 CD1310 1311 1311 CD1311 1387 1740 1790 1793 1800A 1800A 1801A BB2000 BB2001A BB2001A BB2001A BB2011 CDBB2011 BB2011 CDBB2011 BB20841 BB2041 BB2041 BB2051 BB2051A BB2051A BB2101 BB2101 BB2101 BB2111 CDBB2111 BB2111 CDBB2111 BB2101 BB2111 BB2101 BB2111 CDBB2111 BB2111 CDBB2111 BB2111 CDBB2111 BB2111 CDBB2111 BB2161	277 276 280 280 280 5555555544444444 166 165 155 155	BB4410 CDBB4411 BB4411 BB4411 BB4441 BB4441 CDBB4441 BB5000 BB5000 BB5000A BB5001 BB5001 BB5011 BB5101A BB5151A BB5150A BB5151A BB5301 BB6303 BB6301 BB6301 BB6303 BB6303 BB6303 BB6303 BB6303 BB6303 BB6303 BB6303 BB6301	20 20 20 20 20 20 20 20 20 20 20 20 20 2
BB3169	15 25 22 58 58 58 58 58 58 58 58 58 58 58 58 58	1810 CD1310 :311	277 276 280 280 280 55555544444461666155551552	BB4410 CDBB4411 BB4411 BB4411 BB4441 BB4441 BB4531 BB5000 BB5000 BB5000A BB5001 BB5001 BB5005 BB5051 BB5101A BB5150A BB516A BB5150A BB5311 BB5301 BB6301 BB6301 BB6301 BB6301 BB6301 BB6303 BB6303 BB6303 BB6303 BB6303 BB6303 BB6303 BB6303 BB6411 CDBB6441 BB6411 CDBB6441 BB6531	2022011028831131120222102444133443334
BB3169	15 25 22 58 58 58 55 55 55 56 37 36 36 43 44 44 45 25 26 49 44 44 43 43 43 44 43 45 46 46 46 46 46 46 46 46 46 46 46 46 46	1810 CD1310 1311 1311 CD1311 1387 1740 1790 1793 1800A 1800A 1801A BB2000 BB2001A BB2001A BB2001A BB2011 CDBB2011 BB2011 CDBB2011 BB20841 BB2041 BB2041 BB2051 BB2051A BB2051A BB2101 BB2101 BB2101 BB2111 CDBB2111 BB2111 CDBB2111 BB2101 BB2111 BB2101 BB2111 CDBB2111 BB2111 CDBB2111 BB2111 CDBB2111 BB2111 CDBB2111 BB2161	277 276 280 280 280 5555555544444444 166 165 155 155	BB4410 CDBB4411 BB4411 BB4411 BB4441 BB4441 CDBB4441 BB5000 BB5000 BB5000A BB5001 BB5001 BB5011 BB5101A BB5151A BB5150A BB5151A BB5301 BB6303 BB6301 BB6301 BB6303 BB6303 BB6303 BB6303 BB6303 BB6303 BB6303 BB6303 BB6301	200 200 100 24 14 14 15 15 14 15 15 14 15 15 15 15 15 15 15 15 15 15 15 15 15

LAWRENCE BROS.—Continued	- 1	MC KINNEY LIFG. CO.—Continued	ı	MC exercises affice co.—continued	
·	No.	Plate No. Table I	70	Plate No. Table	No.
					73
BB6551A	23	744\2PC	8	803CA	
BB6621	24	S744½PC	8	£03 G	73
CDBB6621	24	T744½PC	8	E03GBR	73
BB6641	23	ST7441/2PC	8 I	EC809	€4
			36		64
CDBB6641	23	745½PC		SC209CA	
BB6751	17	S745½PC	38	SC203G	64
BB6751A	17	TB771½PC	14	SC803GBR	64
BB6841	17	STB771 2 PC	14	821	75
		HTB771PC	16	822	75
CDBB6841	17				
7310	32	HSTB771PC	16	823	75
8040	45	B7721/2PC	20	824	77
	48		20	827	54
SC8040 Brt		TB772½PO	20	843	74
SC8040HGBP	46				
8060	38	STB772½PO	20	844	74
CD8060	38	HTB772PC	23	845	74
		HSTB772POG	22	847	78
8061	38	TB774%PC	24	8487	78
CD8061	38		~ ·		
8070A	38	STB7741/2PC	22	855J	78
8071A	38	HTB774PC	26	B1840	81
	45	HSTB774PC	26	A1841J	89
8080 Brt		T4B7811/2PC	13	B1846J	80
SC8080 Brt	38		13		38
SC8080HGBP	46			2705	
8081	38	HT4B781PC	15	\$2705	38
	38	HST4B781PC	15	T2705	38
8082	1	T4B782½PC	19	ST2705	38
8083	38	ST4B782½PC	10	2714	31
8230	32	ULTD102/2F Vaguesessans			
SC8230	33	HT4B782PC	21	\$2714	31
	41	HST4B782PC	21	B2714	6
8500	AT.		12	SB2714	6
MC KINNEY MFG. CO.		SB783PC	12	T2714	30
		DD 100FU			
522	34	TB783PC	12	ST2714	30
523	35	STB783PC	12	TB2714	6
A524	81	T4B784½PO	23	STB2714	6
A555	81	ST4B7841/2PC	23	2716	55
A556	81	HT4B784PC	25	2718	57
700	44	HST4B784PC	25	S2718	57
SC700GBR	43	T4B7851/2	17	2719	43
702	50		17	2721	43
		ST4B785 ½			23
702J	51	HT4B785PC	18	2722	53
702GBR	51	HST4B785PC	18	S2722	53
703	45	4B786 Blank	2	2735	36
703	46	4B786½PC	ī	82735	36
SC703	46	S4B786½PC	1	2740	36
SC703CA	47	H4B786PC	4	S2740	36
SC703GBR	40	HS4B786PC	4	2745	36
705	45		ĩ	S2745	36
	38	T4B7861/2PO		07/0	
T705PC		ST4B7861/2PC	1	2748	39
S705PC	38	HT4B786PC	4	TB2771	14
706	41	HST4B786PC	4	STB2771	14
707	52	792PC	37	B2772	20
708	52			C700000	
		S792PC	37	SB2772	20
709	52	T792PC	37 I	TB2772	20
711	52	ST792PC	37	STB2772	20
711GBR	53			TB2774	24
HB713PC	5	A799PC	12	A4/41 Taccesessessessessessesses	
	2	SA799PC	12	STB2774	24
HSB713PC	Ð	800	67	2793	23
HT713PC	27	800CA	67	S2793	23
HST713PC	27			B2793	23
HTB713PC	_ F.	800G	67		43
TICHOM ODG	2	800GBR	67	SB2793	23
HSTB713PC	. 5	SC800	53	3305	38
714	32	SC800CA	69	T3305	38
714J	32		E9	3313	
B714½PC	6	SC800G			-0
SB714½PC		SC800GBR	59	B3313	3
		803	63	HB3313	. 5
TB714½PC	8	803CA	63	T3313	28
STB714½PC	6	803G	63	TB3313	3
714½ PC	31			HTB3313	-
S714½PC	31	803GBR	63		_0
T714½PC		SC803	£0	3318	
	30	SC803	60	3322	53
ST714½PC	30	SC803CA	60	TB3371	14
SC714	33			HTB3371	16
SC714GBR	33	SC803G	60	mpono	70
SC714CA	33	SC803GBR	60	TB3372	20
		805	71	HTB3372	22
715	56	805CA	71	TB3374	24
715GBR	55			HTB3374	
716	56	805G	71		
S716	55	805GBR	71	T4B3381	
	45	SC805	62	HT4B3381	15
717		SC805CA	62	T4B3382	19
718½PC	57			HT4B3382	21
S718½PC	57	SC805G	62		
719	44	SC805GBR	€2	B3383	
	43	807	72	TB3383	12
719GBR			72	T4B3384	23
721	44	807CA			44
722½PC	58	807G	72	4B3366	1
S722½PC	•••			I MARCONE	- 4
			72	H4B3385	7
	58	807GBR			1
723	58 48	807GBRSC807	63	T4B3386	1
723 H744PC	58 48 9	807GBR SC807 SC807CA	63	T4B3388	1
723 H744PC HS744PC	58 48	807GBR SC807 SC807CA SC807G	នួនន	T4B3386	
723 H744PC	58 48 9	807GBR SC807 SC807CA	63	T4B3388	

MC KINNEY MFG. CO.—CO	onunueu	1	MATTONAL ALEG. CO.—COHOHIGEG		SHAROM HDIVE, MEG. CO.—COMMINGCO	
Plate No.	Table 1	No.	Plate No. Table 1	₹o. I	Plate No. Table	No.
3713		28	102 Sher	67	405 Galv. B. P	67
\$3713		28	SC102	59	4051/2	59
		3	SC102 Galv	59	405½ Cad	59
B3713						69
SB3713		3	SC102 Galv. B. P.	59	405½ Galv. B. P.	
H3713		27	SC102 Sher	59	408½ Brt. S	46
HS3713		27	103	68	408½ Cad	47
H3713PC		27	103 Galv	68 .	408½ Galv. B P	46
HS3713PC		. 27	103.Galv. B. P	68	415	68
HB3713			103 Sher	68	415 Cad	68
HSB3713		. 5	104	71	415 Galv	68
		27	104 Galv	71	415 Galv. B. P.	68
HT3713		-21				
HST3713		-27	104 Galv. B. P.	71	4151/2	60
T3713		-28	104 Sher	71	415½ Cad	60
ST3713		-28	SC104	62	415½ Galv. B. P	60
TB3713		- 3	SC104 Galv	62	420	73
STB3713		. 3	SC104 Galv. B. P	62	420 Cad	73
HTB3713		5	SC104 Sher	62	420 Galv	73
		5	105	73	420 Galv. B. P.	73
HSTB3713		30		73	4201/2	64
3714			105 Galv			
S3714		30	105 Galv. B. P	73	420½ Cad	64
B3714		6	105 Sher	73	420½ Galv	64
SB3714		6	SC105	64	420½ Galv. B. P	64
T3714.		30	SC105 Galv. SC105 Galv. B. P	64	430	71
		30	SC105 Galv. B. P	64	430 Cad	71
ST3714			SC105 Sher	64	430 Galv	71
TB3714		∕ 6			430 Galv. B. P.	71
STB3714		6	400	36		
3718		57	420	36	4301/2	62
S3718		57	450	36	430½ Cad	62
3722		58	455	39	430½ Galv	62
S3722		58	500	31	430½ Galv. B. P	62
3744		8	500 Brt. S	33	592	58
		_	500 Brt. S. without screws	32	594PC	58
83744		8	500 Galv. B. P	33	600	30
H3744		9				50
HS3744		9	500 J	32	608	
T3744		8	500 special size	29	6081/2	50
ST3744	-	8	500 Sher	31	· 880	45
W10 (11		9	500T_:	30	880½ Cad	47
HT3744	*	9	502PC	31	8801/2 Galv. B. P	40
HST3744			502 Sher. PC	31	982	57
TB3771		14	504 Brt. S.	46	984PC	57
STB3771		14				٠.
HTB3771		16	504 Brt. without screws	45	STANLEY WORKS	
HSTB3771		16	504 Galv. B. P	46	74	10
B3772		20	504 Sher	47		37
SB3772		20	505 Brt. S. without screws	45	86	
TB3772		20	505 Sher	47	K86	37
STB3772	~~	20	506 Brt. S	51	BB92	11
STB3772			506 Brt. S without screws	50	BB95	12
HTB3772		22	506 Galv. B. P.	51	BB98	23
HSTB3772		22			HTBB98	25
TB3774		24	508	43	100	12
STB3774		24	508 Brt. S without screws	44	BB100	12
HTB3774		26	518	43		
HSTB3774		26	518 Brt. S	44	BB104	11
		13	528	58	BB108	24
T4B3781			528 Sher	58	HTBB108	26
ST4B3781		13	529 Sher. PC	58	BB109	13
HT4B3781		15	529 Sher. PC	58	HTBB109	15
HST4B3781		15			BB109½	17
T4B3782		19	538 Brt. S	49	HTBB1091/2	18
ST4B3782	_	19	628	57	BB110	14
		21	628 Sher	57		47
HT4B3782		21	629PC	57	HTBB110	10
HST4B3782				••	BB112	
B3783			629 Sher. PC	57		22
		12	629 Sher. PC	57	HTBB112	
SB3783		12 12	650	57 55	BB113	19
SB3783TB3783		12	650	57 55 55		
TB3783		12 12	650 650 Sher 840	57 55 55 74	BB113HTBB113	19 21
TB3783:		12 12 12 12	650 650 Sher 840	57 55 55 74 74	BB113 HTBB113 BB114	19 21 23
TB3783 STB3783 T4B3784		12 12 12 12 12 23	650 650 Sher 840	57 55 55 74	BB113 HTBB113 BB114 -BBK114	19 21 23 23
TB3783T4B3784ST4B3784		12 12 12 12 23 23	650	57 55 55 74 74	BB113	19 21 23 23 25
TB3783 STB3783: T4B3784 ST4B3784 HT4B3784		12 12 12 12 23 23 25	650	57 55 55 74 74 78	BB113	19 21 23 23 25 25
TB3783T4B3784ST4B3784		12 12 12 12 23 23 25 25	650	57 55 55 74 74	BB113	19 21 23 23 25 25 20
TB3783 STB3783: T4B3784 ST4B3784 HT4B3784		12 12 12 12 23 23 25 25 27	650	57 55 55 74 74 78 43 44	BB113	19 21 23 23 25 25
TB3783T4B3784		12 12 12 12 23 23 25 25	650	57 55 55 74 74 78	BB113	19 21 23 23 25 25 20
TB3783: T4B3784. ST4B3784. ST4B3784. HT4B3784. HST4B3784. T4B3785. ST4B3785.		12 12 12 12 23 23 25 25 27	650	57 55 55 74 74 78 43 44	BB113	19 21 23 23 25 25 20
TB3783		12 12 12 12 23 23 25 25 17 17	650	57 55 55 74 74 78 43 44 75 75	BB113	19 21 23 25 25 20 22 1
TB3783		12 12 12 12 23 23 25 25 17 17 18 18	650	57 55 55 74 74 78 43 44 75 76 32	BB113	19 21 23 25 25 20 22 1
TB3783: T4B3784		12 12 12 12 23 23 25 25 17 17 18 18	650	57 55 55 74 74 78 43 44 75 75 32 31	BB113	19 21 23 25 25 20 22 1 1
TB3783: T4B3784. ST4B3784. ST4B3784. HT4B3784. HST4B3784. HST4B3785. ST4B3785. HT4B3785. HT4B3785. HT4B3785. HST4B3786. HST4B3786. S4B3786.		12 12 12 12 23 23 25 25 17 17 18 18 1	650	57 55 55 74 74 78 43 44 75 76 32 31 31	BB113	19 21 23 25 25 25 20 22 1 1 4 4
TB3783.: T4B3784 ST4B3784 HT4B3784 HT4B3784 EST4B3785 HT4B3785 HT4B3785 HT4B3786 HS786 HB3786 HB3786 HB3786 HB3786 HB3786 HB3786		12 12 12 12 23 25 25 17 17 18 18 1	650	57 55 55 74 74 78 43 44 75 76 32 31 31	BB113	19 21 23 25 25 26 20 22 1 1 4 19
TB3783: T4B3784. ST4B3784. ST4B3784. HT4B3784. HST4B3784. HST4B3785. ST4B3785. HT4B3785. HT4B3785. HT4B3785. HST4B3786. HST4B3786. S4B3786.		12 12 12 12 23 23 25 25 17 17 18 18 1	650	57 55 55 74 78 43 44 75 75 31 31 31	BB113	19 21 23 25 25 20 22 1 19 19 21
TB3783.: T4B3784 ST4B3784 HT4B3784 HT4B3784 EST4B3785 HT4B3785 HT4B3785 HT4B3786 HS786 HB3786 HB3786 HB3786 HB3786 HB3786 HB3786		12 12 12 12 23 25 25 17 17 18 18 1	650	57 55 55 74 74 78 43 44 75 76 32 31 31	BB113	19 21 23 25 25 26 20 22 1 1 4 19
TB3783: THB3784		12 12 12 12 23 25 25 17 17 18 18 1 1 4 4	650	57 55 55 74 78 43 44 75 75 31 31 31	BB113	19 21 23 25 25 20 22 1 1 19 21 21
TB3783. STB3783. T4B3784. ST4B3784. HT4B3784. HS4B3784. HS4B3785. ST4B3785. ST4B3785. HT4B3785. HS4B3786. HS4B3786. HS4B3786. HS4B3786. HS4B3786. HS4B3786. ST4B3786. ST4B3786. ST4B3786. ST4B3786.		12 12 12 12 23 25 25 17 18 18 1 4 4 1	650	57 55 55 74 78 43 44 75 75 31 31 31 36	BB113	19 21 23 25 25 20 22 1 1 19 21 21
TB3783 TB3784 T4B3784 H74B3784 H74B3784 H574B3784 H74B3785 H74B3785 H74B3785 H74B3786 H84B3786 H4B3786 H4B3786 H4B3786 H4B3786 H4B3786 H4B3786 H74B3786 H74B3786 H74B3786 H74B3786 H74B3786 H74B3786 H74B3786		12 12 12 12 23 25 25 17 18 18 1 1 4 1 1	650	57 55 55 74 78 43 44 75 75 31 31 31 36 33 43	BB113	191 21 23 23 25 25 20 22 1 19 19 21 36 36
TB3763 STB3783: T4B3784 H74B3784 H74B3784 HS74B3785 H74B3785 H74B3785 HS74B3786 HS786 HS786 HS4B3786 HS4B3786 HS4B3786 HS4B3786 HS4B3786 HS4B3786 HS4B3786 HS4B3786 HS4B3786 HS4B3786 HS4B3786 HS4B3786		12 12 12 12 23 25 25 17 17 18 18 1 1 1 4 4	650	57 55 55 74 74 78 43 44 75 76 32 31 31 33 43 44	BB113	191 211 23 25 25 26 27 19 19 21 36 30 20 20 20 20 20 20 20 20 20 20 20 20 20
TB3783. STB3783.: T4B3784. ST4B3784. HT4B3784. HS74B3785. ST4B3785. HT4B3785. HS74B3785. HS4B3786.		12 12 12 12 23 25 25 25 17 18 18 1 1 1 4 1 1 1 1 1 1 1 1 1 1 1 1 1	650	57 55 55 74 78 43 47 75 32 31 31 31 33 44 78	BB113	19 21 23 25 25 25 20 22 1 1 4 4 4 19 21 36 30 20 20 20 20 20 20 20 20 20 20 20 20 20
TB3783. STB3783.: T4B3784. ST4B3784. HT4B3784. HS4B3785. ST4B3785. HT4B3785. HS4B3786.		12 12 12 23 23 25 25 17 17 18 18 1 1 1 4 4 1 1 1 2 1 2	650	57 55 55 74 78 43 47 75 32 31 31 31 33 44 78 74	BB113	19 21 23 25 25 25 20 22 1 1 4 4 4 19 21 21 36 20 20 20 20 20 20 20 20 20 20 20 20 20
TB3783. STB3783.: T4B3784. ST4B3784. HT4B3784. HS74B3785. ST4B3785. HT4B3785. HS74B3785. HS4B3786.		12 12 12 12 23 25 25 25 17 18 18 1 1 1 4 1 1 1 1 1 1 1 1 1 1 1 1 1	650	57 55 55 74 78 43 44 75 75 32 31 31 36 33 44 47 74 74	BB113	19 21 23 25 25 26 20 22 1 1 1 4 4 19 21 21 36 30 20 20 20 20 20 20 20 20 20 20 20 20 20
TB3783. STB3784. ST4B3784. ST4B3784. HT4B3784. HS74B3785. ST4B3785. HT4B3785. HS4B3786. ST4B3786. HS4B3786. HS5B3789. SA3799. SA3799. S5558.		12 12 12 23 23 25 25 17 17 18 18 1 1 1 4 4 1 1 1 2 1 2	650	57 55 55 74 78 44 47 75 32 31 31 33 44 47 74 74	BB113	19 21 23 25 25 26 20 22 1 1 1 4 4 19 21 21 21 20 20 20 20 20 20 20 20 20 20 20 20 20
TB3783. STB3783.: T4B3784. ST4B3784. HT4B3784. HS4B3785. ST4B3785. HT4B3785. HS4B3786.		12 12 12 23 23 25 25 17 17 18 18 1 1 1 4 4 1 1 1 2 1 2	650	57 55 55 74 78 44 47 75 32 31 31 33 44 47 74 74	BB113	19 21 23 25 25 26 20 22 1 1 1 4 4 19 21 21 21 20 20 20 20 20 20 20 20 20 20 20 20 20
TB3783. STB3784. ST4B3784. ST4B3784. HT4B3784. HS4B3784. HS4B3785. ST4B3785. HS4B3785. HS4B3786.		12 12 12 23 23 25 25 17 17 18 18 1 1 1 4 4 1 1 1 2 1 2	650	57 55 55 74 78 43 44 75 75 32 31 31 33 44 47 74 74	BB113	19 21 23 25 25 25 20 20 21 11 44 44 19 21 21 21 21 22 22 22 22 22 22 23 24 24 24 25 26 26 26 26 26 26 26 26 26 26 26 26 26
TB3783. STB3784. ST4B3784. ST4B3784. HT4B3784. HS74B3785. ST4B3785. HT4B3785. HS4B3786. ST4B3786. HS4B3786. HS5B3789. SA3799. SA3799. S5558.		12 12 12 12 23 25 25 17 18 18 11 4 4 12 12 39	650	57 55 55 74 78 43 44 75 75 32 31 31 33 44 77 74 74 74 74	BB113	19 21 23 25 25 26 20 22 11 4 4 19 21 21 23 36 20 22 22 22 24 24 24 26 26 26 26 26 26 26 26 26 26 26 26 26

STANLEY WORKS—continued		STANLEY WORKS—continued		STABLEY WORKS—continued	
Plate No. Table	No.	Plate No. Table	No.	Plate No. Table	No.
BBK129	13	BBK173½	20	282	53
HTBB129	15	174	23 28	K282	53
HTBBK129 BB129½	15 17	K174	57	224	43 57
HTBB1291/2	18	HTK174	27	K285	57
HTBBK1291/2	18	BB174	3	288	43
BB131	14	BBK174	3	289	57
BBK131	14	HTBB174	5	K289	57
HTBB132	22	HTBBK174	5	2831/2	57
HTBBK132	. 22	175	- 23	K289½	57
BBI33	20 20	178	38	290	38
HTBB134	16	178½	38 20	K290	38 38
HTBBK134	16	K179	20	K291	33
BB138	23	BB179	6	2911/2	33
BBK138	23	BBK179	Ğ	K2911/2	38
HTBB138	25	1791/2	20	235	58
HTBBK138	25	K1791/2	30	K295	53
BB140	12 12	BB179½	6	2951/2	53
BBK140BB141	12	BBK179½	6	K295½	53
BBK141	12	BB180	3 5	T557	34 34
BB142	11	BB181	1	553	35
BBK142	11	HTBB181	4	TJ58	35
BB143	11	BB187	7	731	32
BBK143	11	189	57	732	78
HT145	27	1921/2	38	734	73
HTK145	27	BB193	3	003	44
HTBB145	5 5	HTBB193	5	802	49
146	30	194	28 58	E04	45 47
K146	30	1961/2	£8	KE04	46
BB146	6	BB199	1	808	50
BBK146	6	HTBB199	4	SC808	51
BB147	8	200	12	803803	45
BBK147	8	K200	12	K803	47
148 BB153	38 8	BB200	12	810	52
BBK153	8	201	12	813	52
HTBB153	ñ	K201	12 12	814	52
160	36	BB201	12	814½ 816	52 52
E.160	36	BB202	11	8161/2	52
3B162	20	BBK202	11	820	52
BBK162		BB204	11	823	32
HTBBK162	22 22	BBK204	11	SC823	33
BB163	19	216	37	828	56
BBK163	19	K216	37	K828	55
HTBB163	21	HT235	27 27	830	56
HTBBK163	21	HTK235	5	834	45
164	36	HTBBK235	5	840	44 44
165	36	239	23	842	48
BB165	36 20	- K239	28	850	41
BBK165	20	BB239	3	BB851	2
BB165½		BBK239	3	BB852	42
BBK165½	20	HT239	27	BB8521/4	42
166	39	HTK239	27	BB852½	42
, BB167	24	HTBB239	5 5	875	53 67
BBK167	24	241	31	SC300	59
BB167½BBK167½	24 24	K241	31	802	63
HTBB167½	26	BB241	6	SC902	60
HTBBK167½	26	BBK241	6	SC9021/2	78
BB168	1	2411/2	30	804	71
BBK168	1	K241½	30	SC904	62
HTBB168	4	BB241½	6 6	908	
HTBBK168	4	BBK241½	31	803	63 73
BB169	13	K242	31	SC903	64
BBK169	13 15	BB242	6	923	54
HTBBK169	15	BBK242	6	935	69
BB169½	17	243	29	£C935	61
BBK169½	17	K243	29	937	70
HTBB1691/2		BB243	29	EC937	65
HTBBK169½	18	BBK243	29	938	
BB170	14	BB247	8 8	951	75 75
BBK170	14 16	BBK247BB250	1	953	75
HTBBI70	16	BBK250	î	8C9631/4	74
BB171	14	HTBB250	4	£C965	74
BBK171	14	HTBBK250	4	EC363	74
BB172	20	BB251	1	EC9691/4	74
BBK172	20	BBK251	1	8C969½	74
HTBB172		HTBB251	4	1300	67
HTBBK172		HTBBK251	4 8	SC1300	59 67
BB173BBK173		BB253BBK253	8	SC13601/3	
BB173½		260	65	1302	
No. 128 _ 8	•		٠.	•	

87	TANLEY V	VORE	cscoi	atinue	1	1.	. ε	STANI	LEY WORE	s-contin	ued		1'		STAI	ITEX A	vorke-	-conti	nued	
Plate 1						ble No.	Plate					ible N			ate No.					able No.
SC1302 13021/4													64 70 :	BBI45	6 1456					80
SC130214						60							65	BB145	7					81
1303						71	13071/4						70	BB145'	7½				~~~~	81
SC1303						62 71	SC1807/4.								3					
1303¼ SC1303¼						62								BB145	1458 8½					80 81
1304						72	1317						43	BB146	0				~~~~~	81
SC1304													46	BB146	1					81
1304¼ SC1304¼							1321								2					
1305						ا مء														
SC1305						61									 L					
130534 SC130514						69									·					
SC13051/4 1306						61 73									8					
SC1306		~											79	18581/4						40
13061/4							BB14531/2						79 📋	HP185	B¼					40
,											~						_			
			TAI	3LE 1	EX'	TRA HEA	VY, BALL	BEA	RING BI	ITTS, WR	OUGH	T ST	EEL,	BRASS,	OR B	RONZ	E			
	1	$\neg \Gamma$							1							List n	rices for	vortous	alzez iz	Inches
	ļ			- 1		-			, ş			l		j		nist p	(per p	dr with	scrows)	inches
Frantz	Griffin		C. Ha	ger		owrence	McKinn		Nation	. 1 HO	w. i		anley		nish			1	1	
Mfg. Co.	Mig. Co	۱ ۳	& 80	ns	В	rothers	Mfg. Co	0.	Mig. C	Mig.	Co.	W	orks	gr	oup		ļ., ., .,	5 x 4	۱	8 x 6
•	1	- }		- 1		j			1	- 1		1		j .		4 x 4	435x435	5 X 8	6 x 6	8 x 8 8 x 8
		-												-					<u> </u>	
	Í	[]	BB-1118		BB-	4141	T4B 7861/21	PC				BB1	18	. <u>P</u>		\$11.53	\$12,22	\$12.52 13.26	\$10.50	\$32.02
	l	1	BB-CP- BB-1168	-1118	BB-	-BB-4141 -5051	T4B 3786	PO			*****	BBI	C118 68	1 P		12.42 11.52	13.06 12.16 12.40	13, 26	17, 60 10, 50	34,02 31,98
		'	· · ·											2		11.76	12.40	12, 46 12, 70 12, 70 12, 92 15, 90 13, 50	10,80	32,42
	ł	- 1	-	- 1		ı			l					4	• • • • • • • • • • • • • • • • • • • •	11,93	12,46 12,62	12.70	10,80 17,02	32, 49 32, 80
	i	- 1,	BB-OP-	1160			QTAR 2708		1			DDI	C168	5		15.02 12.56	15.60 13.20 13.44	15.96	21, 20 17, 80	39, 46 34, 16
	J	Ι,	PP-OL.	-1100 -			D1 4D 0100.					DDI	-100	2		12.80	13,44	1 13, 74	1 18, 10	34.62
	1					1								14		12.86 13.02	13, 60 13, 66	13.80 13.98	18, 16 18, 32	34, 69 35, 09
	l	1	BB-1502		BB-	-5150-A	4B 3386					BB1	81	1 1-2		16 30	17, 56	19, 30	29.00	49, 10
	l	- 1	•	- 1		ł	·	,	1	1				OM-	OMD.	16.84 17.44	18, 26 19, 36	20.00 21.10	30, 20 31, 70	49, 90 52, 30
	ĺ	١,	BB-1199	. 1	- C C	-5151-A	T4B 3386					BBI	00	NM.		22.44	24.34	26, 68	40, 26 29, 30 30, 56	60, 60
		- 11	DD-1149		DD-	-5151-A	14D 0300		1			DDI	99	3-4-5	OMD.	16.66 17.20	17.92 18.62	19.68 20.36	30, 56	48, 40 60, 20
		- [ſ			·	• · · [*		CM-	CMD.	17.80 22.80	19.72 24.70	21.46 27.02	32, 06 40, 62	52, 60 60, 80
,		1	BB-1250		BB-	-5050	4B 3786	· 				BB2	50	-l 1		1 11. 16	11,80	10 10	10, 14	31,60
	ł			1		1	-		ł					2		11.40 11.46	12.04 12.10	12. 34 12. 40 12. 60 12. 60 13. 14 13. 38 13. 44	10, 44 10, 50	32,03 32,13
		-	-	- 1		İ								14	444	1 11.62	12. 26	12.00	10, 66	32, 60
	-	ر ا	BB-CP-	1250			S4B 3786					BBR	C250	5		14.66	15.30 12.84	12,60	20.84 17.44	38, 10 33, 80
	l .	- [1										12		12.44	13, 03 13, 14	13, 38	17.74 17.80	33, 80 34, 20 31, 32
		J.		j				_		}				4		1 12, 66	13, 30	1 13, 60	17, 96	34,70
,		1	BB-1251 BB-CP-	1251	CD-	4140 -BB-4140	4B 78632PC S4B 78634P	Ö		:-			51 51	-l Paga		11, 22 12, 06	11.86 12.70	12, 16 13, 00	16, 20 17, 30	31, 60 33, 60
	<u> </u>	<u> </u>]		1		130,00		50,55
				тан	T.E	2—EXTR	HEAVY	BT.A	NK BAL	L BEARIN	G BU	ጥጥዓ.	₩R01	י יידו	STEET.					
 -			-																	
ı	-		1						i	1			١.	Li	st prices				pea	
	a-im-			*		35.771	_		Sharon		١.,				(per	pair wi	thout sc	rows)		
Frantz Míg. Co.	Griffin Mfg. Co.	ď.	Hager Sons	Lawren		McKinn Mfg. Co	ey Natio	Co.	Hdw. Mfg. Co.	Stanley works		nish oup			E = 4	<u> </u>			1	<u> </u>
1	i		- 1				1		mig. Ou.	7			4 x 4	41/2 X 41/2	5 x 41/2	6 x 4	6x5	6 x 8	8x6 8x8	8 x 10
											_				5 x 5					
1	i	BB-	-1851	BB-551	10	4B 786 Bla	nk			BB851	P.	g .	\$7.70	\$8.00	\$8.24	\$0.58	\$11.00	\$12.65	\$34,30	\$43, 50
<u> </u>	l										1		*****	1	10.22	1 *****	1	V0-	100,00	
					T	ABLE 3-1	RATT, BEA	RIN	ብ B ከተጥያ	. wrougi	ਜਾਨ ਨਾ	ina.	AND	RRASS	ł.					
						110000				, 11210001				DIMO						
	ļ		1				İ			-	1		ł		List	prices fo	r variou	ıs sizes i	n fuche	s (per
	l				1.	_	l		l'	Sharon					}	1	pair wit	b scrow:	3)	
Frantz Mfg. Co.	Griffin I	aig.		ager & ons	-	Lawrence Brothers	McKin Mfg. C	ney ?d.	National Mig. Co.	Hdw. Mfg.	Sta	nley orks	Finish	1 group		i	ı		l	
2.2.g. 001	"		. ~``		ĺ	210011010	1 7		12.2.6.00.	Co.	"`	/1 m.	1		3 x 3	334 x	4 x 4	414 x	5 x 4 3 4	0 x 0
							1						1		ا " " ا	33/2	^^*	434	5 x 5	V
					┰	, 	- 						 							
			BB-11	74	B	B-5001	_ TB 3713_				BB 1	174	1		\$3.42 3.58	\$3.84 4.00	\$4.46	\$5.42 5.62	\$7, 10	\$10.30
					1		1						3		3.62	4.04	4.62 4.66	5.68	\$7, 10 7, 30 7, 36	10.60 10.66
		,			1		1		1		1		4		3.68 4.72	4.10 5.14	4.72 5.76	5,68 6,74 7,62	1.42	10,89 13,89 11,40 11,70
		-	BB-O	P-1174	.		STB 3713	3	 		ВВВ	C 174	Ĭ		3.94	4.36	4.98	6,26	9.30 7.91	11.40
	1		1		1		1		1		l		3	******	4.10 4.14	4.52 4.56	5.14 5.18	6.46 6.52	8.14 8.20	11.70 11.70
			DD **	00	١,,	D. KAAA . 4	D 0010		İ		D	00	4		4.20	4.62	5. 24	6, 58	8, 20	11,98
		1	PD-70	00	رم	B-5000-A	B 8313	****			BB 1		1-2 3-4-5		6.10 6.50	6.40 6.94	7.60 8.14	9.12 9.72	11, 40 12, 10	21, 10 22, 10
	1				-		1		1 .		l		OM- NM	CMD	7.10 8.66	7.54 9.26	8.74 10.80	10,82 12,98	12, 10 13, 20 10, 12	23,60 29,45
			-		-								-144-			U4 40	40.00	الكاكانتمما	AU-146	40.40

TABLE 3-BALL BEARING BUTTS, WROUGHT STEEL AND BRASS-Continued

Frantz Griffin Mfg. O. 1		C. Hager &	Lawrence	McKinney	National	Storen	Ston'op			List	prices (s	r variot pair wit	is sizes h screw	in irche s)	3 (per
Míg. Co.	Co.	Sons	Brothers	, Mig. Co.	Míz. Co.	Hdw.Mg. Co.	Etonicy Werks	Finica	greup	3 x 3	314 x 314	4x4	4½x 4½	5x4 5x4½ 5x5	6x6
•		BB-1193	BB-5001-A	TB 3313			BB 163	1-2 3-4-5.	MD.	\$6.45 6.85	\$0.76 7.50	\$7.56 8.50 (9.10 11.22	£2.43 10.63	\$11.76 12.45	\$21.46 21.82
		BB-1229	BB-000	B 3713			BB 27_	NM. 1		7.45 0.62 3.65 3.22 3.26	7.90 9.62 3.48 3.64 3.63	11.22 4.10 4.25 4.20 4.35	11.18 13.32 5.06 5.26 5.32	13.56 16.43 6.74 6.94 7.60	23.96 29.82 10.00 10.24 10.20
		BB-CP-1239_		SB 3713	******	•••••	BBK 23	1 5 1 2 3 4		10000000000000000000000000000000000000	3.74 4.76 4.00 4.16 4.20 4.20	4.35 5.40 4.62 4.78 4.82 4.83	6.23 7.26 5.90 6.10 6.16 6.22	7.06 8.04 7.53 7.78 7.84 7.00	10.50 13.50 11.10 11.24 11.40 11.60
	TABLE 4—EXTRA HEAVY HOSPITAL TYPE BALL BEARING BUTTS List prices for various sizes in														
T4-	C.18-	G. Thomas &	Tarrana	News-News	Nations	Shame :	74-	· · · · · · · ·			inc	t prices has (per	for vari r pair w	ious size ith scre	s in vs)
Frantz Mig. Co.	Griffin Míg. Co.	O. Hager & Sons	Lawrence Brothers	McKinney Mig. Co.	Mig. Co	Sheren Mig.	20. T	lanloy Yerks	Finish	Ercup	4×4	432 X 432	5x4 5x4½ 5x5	6x6	8x6 8x8
-	i	BB-2118 BB-CP-2118 BB-2163	BB-2041 CD-BB-2041 BB-2051	HT4B 780PO H6T4B 780PO HT4B 3780	*********		ПТ	BB119 BBK118. BB103	P P 1 2		\$12.52 13.23 12.52 12.70	\$13, 16 14, 00 13, 16 13, 40	\$13.86 14.70 13.86 14.10	\$18.50 19.60 18.50 18.80	\$34.45 26.43 34.46 34.92
•		BB-CP-2168		HST4B 3789			пт	BBK163.	3 4 1 2		12.82 12.03 13.06 13.80 13.80	13.45 13.62 14.20 14.44 14.50	14.16 14.32 14.90 15.14 15.20	18.85 19.62 19.80 20.10 20.16	34.63 35.25 36.66 37.12 37.13
		BB-2181	BB-2050-A	H4B _. 3380			пт	BB181	1-2 3-4-5.	******	14.02 17.20 17.84	14.66 13.66 19.26 20.36	15.35 20.70 21.40	20.32 31.00 32.20 33.70	37.56 50.60 52.40
		BB-2199	BB-2051-A	HT4B 3386			нт	BB103	CM-(1-2 3-4-5.		18.44 17.66 13.20	18.62 19.62	22.00 21.00 21.70	31.23	53.90 50.96 52.70
		BB-2250	BB-2000	H4B 3786			нт	BB2:0	CM-0	MD_	13.80 12.16 12.40	20.72 12.80 13.04	22.86 13.50 13.74	33.06 18.14 18.44	53,26 34,10 34,66
		BB-CP-2250		H64B 3780	•••••		нт	BBK2:0.	3 4 1 2 3		12.45 12.62 13.20 13.44 13.50	13.10 13.26 13.84 14.63 14.14	13.80 13.98 14.24 14.78 14.84	18.50 18.66 19.44 19.74 19.80	34.62 35.60 36.30 36.76 36.82
_		BB-2251 BB-CP-2251		H4B 786PO HS4B 786PO	***********			BB251 BBK251	P	••••••	13.65 12.16 13.60	14.20 12.80 13.64	15.00 13.50 14.34	19.96 18.14 19.24	37.20 34.10 26.10
	<u>-</u>	7	ABLE 5-REG	ULAR WEIGH	T HOSPI		BALL E	EARIN	G BUT	Т8					
			-			Shore	,				Lia inc	t prices des (po	for vari Fair w	ous size ith scre	s in ws)
Frantz Mig. Co.	Griffin Mig. Co.	C. Hager & Sons	Lawrence Brothers	McKinney Mig. Co.	Mation Mig. C	177/I 3 (7-1	C152 Jujea	Fin gre		3 x 3	3½ x 3½	4x4	43/4 X 43/4	5x4 5x4½ 5x5
-		BB-2145 BB-CP-2145 BB-1197	BB-2011 CD-BB-2011 BB-2001	HTB 713PO HSTB 713PO HTB 3713			HTB	BK145	P		\$2.88 3.22 4.42	\$3.18 3.54 4.84	\$3.60 3.66	\$4.26 4.90 6.42	\$3.00 6.64
,		BB-0P-1197	BB-2001	HSTB 3713				BK174	2 3 4 1 2	 	4.03 4.03 4.04 6.10	500 510 520 532 552 552	5.48 5.62 5.66 5.72 5.93 6.14	6.03 6.74 7.26 7.45	8.50 8.70 8.76 8.82 9.34 9.54
ħ		BB-1509	BB-2000-A	HB 2313			нтв	B150	3 4 1-2		6.14 6.20 7.10	7.49	6.18 6.24 8.60	7.52 7.53 10.12	9.60 9.63 12.80
7.		BB-2293	BB-2001-A	HTB \$313	.		нтв		3-4-5. 1-2. 3-4-5.		7.10 7.45 7.85	7.04 7.70 8.30 2.82	9.14 8.66 9.50	10.43 11.03	13.50 13.16 13.86
-		BB-2235 BB-CP-2235 BB-2239	BB-2010 OD-BB-2010 BB-2000	HB 713PO HSB 713PO HB 3713			HTB	B225 B1(225 B223	P 1		2.00 2.80 4.00	3.18 4.43	3, 24 3, 60 5, 10	3.90 4.54 6.06	5.64 6.23 8.14
-		BB-CP-2239		HSB 3713			НТВ	BK22)	2 4 1 2 3 4		422 433 433 474 473 484	4.04 4.03 4.74 5.00 5.20 5.20	5.26 5.20 5.62 5.62 5.82 5.83	6.33 6.33 6.00 7.16 7.22	8.24 8.40 8.45 8.63 9.13 9.24 9.20

TABLE 6—BALL BEARING BUTTS WROUGHT STEEL

6	•	,	·	McKinney		Sharon		77	Li	st prices (pe	for var	lous size with ser	s in incl rows)	hes .
Frantz Mig. Co.	Griffin Míg. Co .	O. Hager & Sons	ager Lawrence Me ons Brothers M		National Mfg. Co.	Hdw. Mfg. Co.	Stanley Works	Finish group	3 x 3	3}6x3}6	4 x 4	4}:x4}2	5 x 4 5 x 4 l ₂ 5 x 5	6 x 6
	BB-177	BB-1146 BB-CP-1146 BB-1279	BB-411 CD-BB-411 BB-4001	TB 714½PO STB 714½PO TB 2714			BB146 BBK146 BB179	P P 1 2 3	2, 22 1, 80 1, 96 2, 00	\$2, 18 2, 54 2, 12 2, 28 2, 32 2, 32	\$2,60 2,96 2,54 2,70 2,74 2,80	\$3, 26 3, 90 3, 20 3, 40 3, 46 3, 52	\$4.60 5.24 4.54 4.74 4.80 4.80	\$7,69 8,50 7,60 7,81 7,90
		BB-CP-1279		-	ł			5 1 2 3	3. 10 2. 32 2. 48 2. 52	2, 38 3, 42 2, 64 2, 80 2, 84 2, 90	3, 84 3, 06 3, 22 3, 26	5. 40 4. 04 4. 24 4. 30	6, 74 5, 38 5, 58 5, 64	8, 10 11, 10 8, 70 8, 94 9, 00
	BB177½	BB-1279½	BB-4003	TB 3714	·		BB179½	1 2 3	2, 64 2, 80 2, 84	3.06 3.22	3, 32 3, 52 3, 68 3, 72	4. 36 4. 42 4. 62 4. 63	5. 70 5. 86 6. 00 6. 12	9, 20 9, 06 9, 30 9, 36
		BB-CP-12791/2	·		i	<u> </u>		1 2 3	2.90 3.16 3.32 3.36	3. 59 3. 74 3. 78	3, 78 4, 04 4, 20 4, 24	4.74 5.20 5.46 5.52	6. 18 6. 70 6. 90 6. 90	9, 50 10, 16 10, 40 10, 46
	BB-220	BB-1241	BB-4000	B 2714	- ^y		BB241	1 2 3	1.44 1.60 1.64	3.84 1.76 1.92 1.96	4.30 2.18 2.34 2.33	5, 53 2, 84 3, 01 3, 10	7,02 4 13 4,33 4,41	10.60 7.21 7.49 7.61
	BBZ-220	BB-CP-1241		SB 2714			BBK241	4 5 1 2 3	2. 24 1. 96 2. 12 2. 16	2.02 3.06 2.28 2.44 2.48	2.44 3.48 2.70 2.86 2.90	3, 16 5, 04 3, 69 2, 83 3, 94	4.50 6.33 5.02 5.22 5.23	7,74 10,74 8,31 8,58 8,61
	BB-220½	BB-1241}\$			1			1 2 3	2. 28 2. 44	2.54 2.70 2.86 2.90	2.96 3.16 3.32 3.36	4.00 4.00 4.25 4.32	5.31 5.59 5.70 5.70	8.81 8.70 8.91 9.00
	BBZ-2201/2	BB-OP-124134		SB 3714			BBK14134.	1 2 3	2.54 2.80 2.96	2.96 3.22 3.38 3.42	3, 42 3, 63 3, 84 3, 83	4.33 4.90 5.10 5.16	5.82 6.31 6.51 6.60	9, 20 9, 80 10, 04 10, 10
	BBP-240 BBPZ-240	BB-1242 BB-OP-1242	BB-4110 BB-CD-4110.	B 714½PC SB 714½PC			BB242 BBK242	4 P., P.,	3.06	3,48	3.94 2.24 2.60	5, 22 2, 90 3, 54	6.68 4.21	10.30 7.30 8.14

TABLE 7—REGULAR WEIGHT FULL SURFACE STREET CAR HINGES BALL BEARING WROUGHT STEEL

Frantz Míg. Co.	Griffin Mfg. Co.	C. Hager & Sons	Lawrence Brothers	McKinney Míg. Co.	Nationa. Míg. Co.	Sharon Hdw. Mig. Co.	Stanley Works	Finish group	List prices for in inches (out scrows)	r various sizes por pair with-
					•	-			234 x 6	2¾ x 8
		-	_				BB187	Plain steel K	\$2, 10 2, 60 2, 60	\$2.84 3.40 3.40
									Per pair wi scrows and g	th wachine rominet nuts
		1					BB187	Plain steel K		\$4. 14 4. 70 4. 70

TABLE 8-EXTRA HEAVY BALL BEARING FRICTION BUTT HINGES

Griffin Afg. Co.	C. Hager	Lawrence	35-772			1	}		with so	101/3/	
		Brothers	McKinney Mfg. Co.	National Míg. Co.	Sharon Hdw. Mfg. Co.	Stanley Works	Finish group	4 x 4 4 x 4½	414 x 4 412 x 414	4½ x 5¼	5 x 4 5 x 4 ½ 5 x 5 5 x 5 ¼
			T7441/4PCST7441/2POT3744 ST3744 ST3744 7441/2POS7441/2PO3744 S3744			BB147 BBK147 BB153 BBK153 BBK163 BBK247 BBK247 BBC53 BBK253	P	\$10. 88 11. 50 11. 10. 81 11. 12 11. 18 11. 70 11. 92 12. 92 10. 50 10. 70 10. 70 10. 72 11. 34 11. 44 11. 49	\$11, 36 12, 00 11, 35 11, 55 11, 52 11, 63 12, 20 12, 46 12, 46 11, 60 11, 64 11, 20 11, \$12, 90 13, 60 12, 95 13, 16 13, 22 13, 32 13, 80 14, 00 14, 12 12, 60 13, 21 12, 60 12, 80 12, 80 12, 80 12, 92 13, 44 13, 70	,\$12.90 13.60 12.90 13.10 13.22 13.23 13.80 14.00 14.12 12.70 12.80 12.80 12.80 12.80 12.80 13.81 13.81	

TABLE 9-EXTRA HEAVY BALL BEARING FRICTION HOSPITAL BUTTS

Frantz Mr Co.		in Mfg.	O. Hager Sons	Lawren Brothe	HS7	eKinney ifg. Co. 44. 44. 44. 44. 44. 44. 44.	National Mi	3. Sh. 2	aren Hdv.	Stanley Werks HTBB1/3	_	s s s	12. 12. 12. 13. 14. 15. 15. 15. 15. 15. 15. 15. 15. 15. 15	### ##################################	5x4 5x4 5x4 5x5 5x5 14.00 14.23 14.00 14.33 14.00 14.33 14.00 14.33 14.00 14.35 14.00 14.35 14.00 14.35 14.00 14.35 14.00 16.00 16.00 16.00 16.00 16.00 16.00 16.00 16.00 16.00 16.0
. · .						744PC T744PC					P		11.85 12 12.60 13	52 14.52 23 14.23 00 14.60	14.33
				TA	BLE 10-	EXTRA H	EAVY BAL	r 101	NT BUT	T HINGES					
Frantz Míg Co.		n Míg. Co.	O. Hager Sons	& Lar	wrence others	McKinne Mig. Co.	y Nationa Co		Sheren Mig.	Hdw. Star	ley Work	rs Fini	зь дспр	fineders with se	(per pair rews)
	-			-						74		1-2 3-4	***********	5x	£16.30
				<u> </u> .			BEARING		<u> </u>			<u> </u>		<u> </u>	18.10
Frantz Mfg. Co.	Griffin Míg. Co.	C. Ha	ger & La	wrence	McKinney Mig. Co.		al Ebaren	Idv.	Etanley \	<u> </u>	h group	List pr	ices for var (per pair v	ith corews)	inches
	- · · · ·		9		•		-	•	BB692 BB104 BB142 BBE142 BBE143 BBE143 BBE292 BBE292 BBE292 BBE294 BBE294	3-4 		\$16.00 16.00 11.70 11.72 11.83 12.63 13.18 13.02 13.18 11.00 11.00 11.00 12.00 12.00 12.00 12.00 12.00 12.00 12.00 12.00 12.00	\$17.45 \$17.45 19.56 17.10 19.20 11.70 12.12 12.23 13.45 13.45 13.45 14.90 11.70 11.70 12.70 13.10	\$12.16 11.25 11.25 12.16 12.16 12.16 12.16 12.16 13.16	SIS 66 19.70 19.30
			TABL	E 12—REG	ULAR W.	EIGHT BA	LL BEARI	NG O	LIVE KI	NUCKLE B	UTT HI	NGES	<u>- </u>		
Frantz Míg. Co.	Griff Míg. (in Co.	O. Hager & Sons	Lawrence Brothers	Mel	Cinney g. Co.	National Mig. Co.	Share: Mg	n Hdvr. . Co.	Stanley Worl	:3 Fin	lihgroup	Lict price inches (1	es for varion er pair with 5 x 3 / 4	us sizes in h screws) 6 x 376
	-			ŧ	TB333 B3333. 3093					BB100	1-2 3-4-5 NM 1-2 3-4-6 NM 1-2 3-4-5 NM	······	\$2.60 7.60 9.24	\$11.45 11.03 15.86 11.10 11.00 15.00	\$13,70 14,40 19,C6 13,34 14,C4 15,70

TABLE 12-REGULAR WEIGHT BALL BEARING OLIVE KNUCKLE BUTT-HINGES-Continued

Frantz	Griffin		C. Hager	Lawrence	McK	inney	Natio		aron Hd	w. st	anley Wo	rks	Finishgro	oup	List price inches (p	es for vario or pair wit	us sizes in h serows)
Mfg. Co.	Mfg. Co	`	& Sons	Brothers	Mig	. Co.	Mfg. (.o. 1	Míg. Co.					,	3 x 23/10	5 x 314	0 x 336
,		-	-		′	PC	-		i		3140 3140 3141 3K141	1 1 2 3 4 4 1				6,82 7,34	\$4, 22 5, 06 8, 70 8, 91 9, 00 9, 20 9, 70 9, 94
					B783P0 SB783P A799P0 SA799P	Ö				BH BH 2000 K2	3200 3 K 200	3 4 1 1 1			1.90 2.26	7.60 7.60 3.16 3.80	10,00 10,20 3,89 4,70
					B3783.	, -			~	Б	3201 3K201	2 3 4 1 2 3				6.14 6.31 6.40 6.46 6.98 7.18 7.24 7.30	8,21 8,43 8,61 8,74 9,31 9,68 9,64
					'	*	4				201	1 2 3 4 1 1			4.60 4.76 4.80 4.86 5.12 5.28 5.32	444444444	######################################
	<u> </u>				<u> </u>							4			5.38		
				TABLE 13—	EXTRA	HEAVY	FULL	ŞUŖFA	CE BAI	LL BE	ARING	HING	ES	:			
Frantz Míg. Co.	Griffin Mfg. Co.	C. I	Hager & Sons	Lawrence Brothers	, 1	McKinney Mfg. Co.	, N	lational Ifg. Co.	Sharor Mfg.	Hdw. . Co.	Stanley	Works	Finish g	roup	inches (es for vario per pair w mmet nuts	ith scrows
		-			_										4½"	5"	6"
•		BB BB BB	-2109 -2129 -OP-2129 -2169	BB-6351-A. BB 6441 OD-BB-644 BB-6351	T4	B 3381 B 781½PC 4B 781½P B-3781 4B-3781	·O				BB109_ BB1297 BBK12 BB-169 BBK-1	9	1-2 3-4-5 P 1 2 4 1 2 3 4 4 4		\$23. 90 21. 60 16. 36 17. 20 16. 30 16. 54 16. 60 16. 76 17. 34 17. 58 17. 64 17. 80	\$26. 30 27. 00 16. 76 17. 60 10. 70 16. 94 17. 10 17. 14 17. 18 18. 04 18. 20	\$33, 30 40, 60 22, 06 23, 10 22, 00 22, 30 22, 37 22, 62 23, 30 23, 60 23, 62
			-	ТA	BLE 14-	-REGUL	AR WE	eight i	FULL S	ÜRFA	CE BAI	LL BE	ARING	HINC	ES		
Frantz Mfg Co.	. Griffin I	Míg.	C. Hager & S		ce Broth-	McKinn Co		Nations Co			n Hdw. g. Co.	Stanle	y Works	Fin	ish group	rioussi es (per	ces for va- zes in inch- pair with and grom- its)
	-		•				-			-						434"	5"
			BB-2110 BB-2131 BB-CP-2131 BB-2170	BB-641 CD-BI	1 3-6411	TB-3371 TB-7713 STB-77 TB-3771	4PC					BB-11 BB-13 BBK- BB-17	31 -131	1-2 3-4-1 P P 1		\$12.66 13.26 5.16 5.80 7.42 7.62 7.62	\$15.70 10.46 7.12 7.76 9.66 9.80 9.92
			BB-CP-2170	BB-630	1	STB-37		. 7				BBK-	٥	1 2 4 1 2 3		7.74 8.26 8.46 8.52 8.58 5.10 5.30 5.30 5.42	9,98 10,50 10,70 10,70 10,82 7,00 7,26 7,32 7,33
			BB-CP-217.	1		STB-27	71				********	ввк-	-171	5 1 2 4		7.30 5.94 6.14 6.20 6.26	9, 26 7, 90 8, 10 8, 16 8, 22

TABLE 16—EXTRA HEAVY FULL SURFACE BALL BEARING HOSPITAL HINGES

		TABLE	15-EXTRA B	EAVY FULL SU	RFACE BAI	L BEARING	HOSPITAL P	IINGES			
Frantz Míg. Co.	Griffin Míg. Co.	O. Hager & Sons	Lawrence Brothers	McKinney Mg. Co.	National Mig. Co.	Sharen Hdv. Mg. Co.	Stonley Werks	Finish group	in incl	es (cr ver es (per)	oth with
									43/2	5	6
•		BB-3109 BB-3129 BB-CP-3122 BB-3169	BB-2151-A BB-2141. CD-BB-2141. BB-2151.			*******	HTBB-109 HTBB-129 HTBBK-129 HTBB-109	1-2	\$24.00 25.00 17.00 17.00 17.00 17.70 15.73 18.73	\$27.70 23.40 18.10 18.34 18.34 18.40 18.56 19.14 19.33	\$11,20 42,50 24,60 25,10 24,20 24,30 24,36 24,52 25,30 25,60 25,66 25,82
		<u> </u>						4	15.80	19.60	25.82
	`	TABLE 1	6-REGULAR	WEIGHT FULL	SURFACE B	ALL BEARI	n g Ho spitai	L HINGES			c
Frantz Mfg. Co.	Griffin Mf	C. Hager & Se	ons Lawrence Brother		Nation	nal Ekarci Co Mis	Hdv. Stanley	Werks Fin	lsh group	ous size	s for vari- s in inches air with and grom- ts)
•	,									435	5
-		BB-110 BB-134 BB-CP-134 BB-170	BB-2111 CD-BB-21 BB-2101	HTB-771-PC	C		HTBE HTBE HTBE	-124 P K-134 P -170 1 2 3		\$13.66 14.26 6.16 6.80 8.42 8.62 8.63 9.26 9.45 9.45 9.45 9.52	\$17. 16 17. 85 8. 52 9. 16 11. 26 11. 23 11. 33 11. 90 12. 10 12. 16 12. 22
	l	MADIE:	l ramar m	EAVY FULL SUR	PLOP BALL	PEARING	NAPPOW PAY	l nucee			
	1	TABLE	I EXTRA H	I TOLL BUR	I BALL	BEARING	NARROW PAI	HINGES	1		
Frantz Mfg.	Griffin M Co.	ig. C. Hager & Sons	Lawrence Brothers	McKinney Mig.	National Miz. Co.	Sharen Hdo Mfg. Co	Stanley West	Finish group	in inci	es for var hes (per p and ground	ious sizes pair with et nots)
	<u></u>					.			43/2	5	6
## · · · · · · · · · · · · · · · · · ·			BB-6751-A BB-6841 CD-BB-6841. BB-6751	T4B-3385	-		BB-169½ BB-129¼ BBK-129¼ BBK-129¼ BB-169½	2 3	\$23.00 24.00 16.30 16.30 16.34 16.00 17.34 17.43 17.43 17.43 17.43	\$26, 20 27, C0 16, 76 17, C0 16, 70 16, 94 17, C0 17, 16 17, 74 17, 23 18, C4 18, 20	\$39.30 40.50 22.06 22.06 22.20 22.30 22.33 22.52 23.60 23.66 23.82
•		TABLE 18EX	TRA HEAVY	FULL SURFACE	BALL BEA	RING NARE	OW PAD HOS	PITAL HIN	GES		
Frantz Mig.	Griffin M Co.	ifg. C. Hager & Sons	Lawrence Brothers	McKinney Mig.	National Mig. Co.	Sheren Hde	* Stanley West	Finch group	in inc	es for var bes (per) and grown	cair with
-									41/2	5	6
			BB-2751-A BB-2741 OD-BB-2761 BB-2761	HT4B-765-PO H6T4B-725-PO HT4B-3765 H6T4B-3785			HTBB-1094 HTBB-1294 HTBBK-123 HTBB-1094 HTBBK-109	3-4 P. 1 2 3	\$24.50 23.00 17.20 18.14 17.20 17.54 17.50 17.76 18.33 18.43 18.64	\$27.70 23.40 18.10 18.94 18.10 18.20 18.40 19.56 19.14 19.23 19.44 19.60	\$41.30 42.50 24.00 25.10 24.00 24.30 24.30 24.52 25.30 25.60 25.60 25.82

TABLE 19—EXTRA HEAVY HALF SURFACE BALL BEARING BUTT HINGES

Frantz Míg. Co.	Griffin .Mfg. Co.	C. Hager & Sons	Lawrence Brothers	McKinney Mg. Co.	National Mfg. Co.	Sharon Hdw. Mfg. Co.	Stanley Works	Finish group	inches (s for variou per pair w mulet nuts	th scrows
1.116. 00.	iningi oui	u 2022				/			41/2	5	6
	, .	BB-2113 BB-1123_ BB-OP-1123_ BB-1163 BB-1163	BB 5351-A BB 4441 CD-BB-4441. BB-5351	T4B 3382			BB 123 BB 123 BBK123 BB 163	1-2 3-4-5 P P 1 2 3 4 1 2 2	16. 36 17. 20 16. 30 10. 54 16. 60 16. 76 17. 34 17. 58	\$20.30 27.00 10.76 17.60 16.70 16.91 17.00 17.16 17.74 17.08 18.04 18.20	\$39, 30 40, 50 22, 00 23, 16 22, 30 22, 30 22, 52 23, 30 23, 60 23, 60 23, 82

TABLE 20-REGULAR WEIGHT HALF SURFACE BALL BEARING BUTT HINGES

Frantz	Griffin	C. Hager	Lawrence Brothers	McKinney Míg. Co.	National Mfg. Co.	Sharon Hdw. Míg. Co.	Stanley Works	Finish group	List p (per nut	rices for pair wi	various th scrow	sizes in	inches commet
Mig. Co.	Míg. Co.	& Sons	Brothers	Mig. Co.	Mig. Co.	Wig. Co.	WOLKS	group	3	31/2	4	41/2	5
		BB-2112	BB 5301-A	ТВ 3372			BB 112	1-2	\$3.60 9.00	\$3.96 9.50	\$10.56 11.10	\$12,66 13,26	\$15.76 16,46
	1		DD 1000 1	***************************************			BB 116	3-4 NM 1-2	11.86 8.24	12.51 8.60	14.66 10.20	17, 56 12, 30	21,80 15,40
	l	BB-2116	BB 5300-A				, BB 110	3-4 NM	8.64	9.14	10.74	12,90	10,10
		DD 910E	DD-4410	D 7701/DC	-		BB 125	NM	11.50	12.18 3.06	14.30 3.50	17.20 4.80	21,50
		BB-2125 BB-CP-2125	CD-BB-4410.	SB 7721/2PC			BBK125	P	2.70 3.06	3, 42	3,86	5.44	7,40
•		BB-1193	BB-4410 CD-BB-4410 BB-4411 CD-BB-4411_	TB.7721/PC			BB 133	P	3.06 3.42	3.42	3.86 4.22	5.16 5.80	7,12
•	1	BB-CP-1133 BB-1162	BB-5300	B 772½PC SB 772½PO TB 772½PO STB 772½PO			BB 125 BBK125 BB 133 BBK133 BB-162	1	4. 24	4.90	5.50	7.08	1 9.30
	1							Z	1 4.41)	5.06 5.10	5.68 5.70	7, 26 7, 32	9,50
:			-	,	ŀ	1		3 4	4.50	5. 16	5.76	1 7,38	9,62
	l	BB-CF-1162					BBK-162	1	4.76	6.42	6,02	7.90	10.14
				ļ		-		3	I 4.Ω6	5. 58 5. 62	6. 18 6. 22	8, 10 8, 16	10,31
	ļ				ļ					5.68	6, 28 3, 44	8. 22 4. 74	10, 40
		BB-1150	BB-4300	B-2772			BB-165	1 2 3	2.64 2.80 2.84 2.90	3.00 3.16	3.44	4.74	0,70 8,90
	,			l		-		3	2.84	3. 20	3, 60 3, 64 3, 70	5,00	-0.98
		İ	,	-			1	4 5		3. 20 3. 26 4. 30	3.70 4.74	5.00 6.94	7,02 8,90
		BB-CP-1150		SB-2772			BBK-165			1 3.52	3.96	5.58	7,51
	1			1	-		į	2	3, 32 3, 36	3.68	4, 12 4, 16	5. 78 5. 84	7.74
	1	BB-1150½		} .		i		4	3.42	3. 72 3. 78	4. 22 4. 46	5, 90	7, 51 7, 74 7, 80 7, 80 8, 10
	1	BB-1150½	BB-4302	B-3772			BB-165½	1	3.44 3.60	3.94 4.10	4.46	6.00	8, 10 8, 30
•	1			}	\	1	1	3	3.64	4.14	4.66	6.26	9, 36
	1	DD 00 44-04		GD 0==0	ļ		DDT 10514	14	1 3.70	4, 20	4.72	0.32	8.91
	İ	BB-CP-11501/2		SB-3772			BBK-105/2	12	1 4 12	4.62	4.98 5.14	7.04	9,14
) ·]]	1	}	1	1			4.66	5, 18	7, 10	9,20
		BB-1172	RR-5301	TB-3772			BB-172	1	4.22	4.72 5.26	5. 21 5. 86	7, 10	9, 20 9, 66
•	1		22 000111111					2	4.76	5.42	6.02	7, 62	9,86
	1	1			B.			13	1 4.20	5, 46	6.00	7.68	9,92
	1	BB-CP-1172		STB-3772			BBK-172	1	5. 12	5.78 5.94	6. 12 6. 38 6. 54	7.74 8.20 8.40	9, 93 10, 60 10, 70
	1			Ì		1] .	2 34	5, 28 5, 32	5.94	6.58	8.40	10,70
	į							4	6.38	6.04	6.64	8.68	10.82
	1	BB-1173	BB-4301	TB-2772			BB-173	2	1 3.00	3, 36	3.80	5. 10 5. 30	7,08 7,20
					1		•	13 .	1 2 20	3.56	4.00	5,36	7.32
	,			1	1		i	5	3.26 4.30	3, 62 4, 66 3, 88	4.06 5.10	5.42	7,32 7,38 9,26 7,90
	1	BB-CP-1173		STB-2772			BBK-173	1	3. 52	3.88	4.32	7.30	7,90
	1	1						3	1 3 69	4.04	1 4.48	0.14	1 8,10
	1			1	l		l	1 4	1 3.78	4.14	4. 52	6. 20 6. 26	8, 10 8, 22
		BB-1173½	BB-4303				BB-17314	1 1	1 3.80	4.30	4.82	6.36	8. 22 8. 46 8. 60 8. 72
			ł	1	1	1	İ	3	3.98 4.00	4.46	4.98 5.02	6. 56	8.60
		nn an			1	I	nnr			4,56	5.08	6.68	1 8.78
		BB-OP-117332					BRK-14375	1	4.32	4,82	5. 34 5. 50	7, 20	9, 30
	1	}	1	ļ	1	}	1	3	4. 52	5.02	5.54	7.46	9.56
	1		ĺ	1]	Ì	1	4	4.53	5.08	5.60	7. 52	9.62

<>>

TABLE 21—EXTRA HEAVY HALF SURFACE BALL BEARING HOSPITAL BUTT HINGES

Frantz Míg. Co.	Griffin Míg. Co.	C. Hager & Sons	Lawrence Brothers	McKinne Míg. Co.	y No	utenal Iz. Co.	Sberen Mig.	Hdw.	Stantag	Works	Fini-h	group	inche	isas for s (par p	air with	sizes in 1 serews
													432	5		6
	-	BB-3113 BB-2123	BB-250-A BB-251-A BB-2341	HT4B-3332_ HT4B-782PC HST4B-782P				•••••	НТВЕ НТВЕ	L-123	1-2 3-4-5 P		\$21.66 23.66 17.30	\$27 22 15	.70 .40 .10	\$41,20 42,50 21,00
-	l	BB-CP-2123 BB-2163	CD-BB-2341 BB-2351	HST4B-782P HT4B-3782	0				HTBE HTBE	K-123_ -103	P		18.14		. 10	25.10 2£.60
		BB-OP-2163_		HST4B-3782.			•••••	•••••	нтве	K-163.	3 4 1 2 3 4		17.64 17.60 17.76 18.24 18.64 18.64	19 19 19 19	.24 .40 .56 .14 .23 .44	24.20 24.36 24.52 25.20 25.60 25.66 23.82
		TABLE 22-	-REGULAR W	EIGHT HAL	F SURFA	CE BAI	L BEA	RING	HOSP	ITAL 1	BUTT E	IINGE	is	<u> </u>	• 1	
					1			 -		ī				-		
Frantz Míg. Co.	Griffin Mfg. Co.	C. Hager & Sons	Lawrence Brothers	McKinney Mi Co.	g. Notice Mig. (al Ha	beren w. Mig. Co.	Ę	ianicy Verks		inich reup	ind gree	prices (co (per meet nu	r van rair wi is)	th sere	vs and
	-	BB-4112	BB-2301-A	HTB-3372				-		-						
-		BB-3116	BB-2200-A	1110-00/2				(3B-112 3B-11 <u>6</u> .	- 1-2. 3-4-3 1-2		\$2.60 10.60 9.24	\$2.66 10.60 9.60	\$11.56 12.10 11.20	\$13.66 14.26 13.30	\$17.16 17.86 16.80
-		BB-2126 BB-CP-2126	BB-2310 CD-BB-2310_				•••••	пті	3B-123_	3-1. P		9.24 9.64 3.70	10.14	11.74 4.50	13.50 5.80	17.50 8.16
•		BB-2132 BB-CP-2132_	BB-2311 CD-BB-2311	HTB-772-PC H6TB-772-PC				HTI	BK-122 B-132 BK-132	P		4.00 4.00 4.42	4.42 4.42 4.78	4.86 4.86	6.44 6.16 6.80	8.80 8.52 9.16
		BB-2162	BB-2000					ĦŤĨ	3B-102	- 1 i		5.24 5.49	0.00	5.22 6.70 6.66	8.06	10.70 10.90
- 7	-	BB-CP-2162_			;			HTTE	BK-162	3		5.44 5.50 5.76	6.10 6.15	6.70 6.76	888889 88889	10.95 11.62
			c	`)1)12-10±	2		5.02 5.06	6.16 6.42 6.53 6.62	7.02 7.13 7.22	9.10 9.16	11.54 11.74 11.80
=		BB-2172	BB-201	HTB-3772			*******	пті	3B-172	1		6.02 6.00 6.70	6.23 6.42	7.13 7.22 7.23 6.85 7.02	9,22 8,42 8,62	11.86 11.06 11.26
		BB-CP-2172		HSTB-3772			•	Harr	BK-172	3 4	******	6.83 6.12	6.43	7.12	. 8.68 8.74 0.26	11.32 11.33
•									DIL-112	2		6.23 6.32 6.33	6.73 6.64 6.63	7.23 7.24 7.23	2.45	11.00 12.10 12.16
	l							<u> </u>		1		6.23	7.04	7.53 7.64	9.52 9.53	12.22
	<	Т.	ABLE 23—EXT	RA HEAVY I	HALF MO	RTISE	BALL	BEAI	RING B	UTT E	unges		•			
*			_								1	-	List pris	es for y	arious s	izcs in
Frantz Míg. Co.	Griffin Mig. Co.	C. Hager &	Lawrence Brothers	McKinney M Co.	ng. No	tienal z. Co.	Sheren Mg.		Stantoy	Works	Finish	acab [inches (T	_	
		BB-2093	BB-6551-A	T4B-3394					77.00			{	43/2	5	-}-	6
• •	ŀ	BB-2114	i	T4B-78414PO			•••••		BB-63. BB-114		1-2 3-4-5 P		\$23,00 24,60 16,25	27	.00 .76	\$39,20 40,50 22,66
	1	BB-CP-2114 BB-1138	CD-BB-6641 BB-6551						BBK-i BB-123	14	P		17.20 16.20 16.24	17. 16.	€0 70	23.16 22.60
•	1		!			ł	*				3		16.54 16.60	16. 17.	60	22.20 22.23
		BB-CP-1138		ST4B-3784					BBK-1	33	1		16. 60 16. 70 17. 24 17. 28 17. 64	17,	16 74 .08 .04	22.52 23.20 23.60
											3		17.64 17.80	19 19	C4 20	23.16 22.50 22.70 22.75 22.52 23.30 23.60 23.66 23.82
	!	T	ABLE 24—REG	ULAR WEIG	HT HALF	MORT	ISE BA	LLB	EARIN	BUT	r Hing:	<u> </u>		1		
	1 .	1	1	ı		1	- 1					1			· · · · · · · · · · · · · · · · · · ·	·
Frantz Míg.	Griffin Mi	g. C. Hager & S	Lawren	ce McKin	ney Mig.	Natio	EOI I	Sharen	Hdw.	Cta=1-	Washa			sizes	in irch with se	various esper news
Со.	Co.	o. Zager a t	Brothe	rs	Co	Mis.	Ce.	Mig	. Co.	Stame	r Works	1 1	ish group	<u> </u>	- 1	
		OD TOO	DD cros			 								42/2	[<u></u>
		BB-1108	BB-6531-A						*******	BB-10		- 1-2 3-4	5	\$12 13, 5	.66 26	\$15.76 16.45
-		BB-1128 BB-CP-1128	BB-6621 CD-BB-66 BB-4531	521 STB-77 TB-277	APO AVPO			•===== •=====	********	BB-12 BBK- BB-10	123	P. P.	· • • • • • • • • • • • • • • • • • • •	5	10 -	16.45 7.12 7.76 7.66
												3		5. 5.	20	7.06 7.26 7.32 7.33 9.26 7.90
				STB-27	74					BBK-	107	5		5 7	42 30 54	7.33 9.26 7.50
												3		. 6	14 20	8.10 8.16
	•	•	•	•		•	ı					J 4		.1 6.	.26 I	8.22

TABLE 24—REGULAR WEIGHT HALF MORTISE BALL BEARING BUTT HINGES—Co n tirred

Frantz Mfg.	Griffin Mfg. Co.	C. Hager & So	Lawren Brothe		McKinney Co.	Mfg.	Nation Mfg.	nal Co.	Sharon Mf	Hdw. g. Co.	Stanley	Works	Finis	h group	List pr sizes pair	ices for in Inche with sc	various es per rows
-		BB-1167½ BB-CP-1167½			TB-3774	İ			•			}\$ 67}\$	1 2 4 1 2 4		\$7. 7. 7. 8. 8. 8.	62 63 74 26 46 52	\$9.69 9.89 9.92 9.93 10.50 10.70 10.76
~		TABLE 25-	EXTRA H	EAVY	HALF MOI	RTISE	BALL	BEAR	ING I	HOSPIT	AL BU	T HIN	æs				
Frantz Mfg.	Griffin	C. Hager &	Lawrence	Mel	Kinney Mfg.	Nat	ional	Sharo	n Hdw.	Sta	nley	Tintoh an		List pric inches (1	es for v per pair	arious s with so	lzes in ewer)
Co.	Mfg. Co	Sons	Brothers		Co.		. Co.		. Co.	Wo	orks	Finish gr	oup	434	Б		O,
1	v	BB-3198 BB-3114 BB-CP-3114 BB-2138 BB-CP-2138	BB-2551-A BB-2541 CD-BB-2541. BB-2551	HT4 HST HT4	B-384 B-784PC 4B-784PC B-3784					ł	3-98 3-114 3K-114 3-138	1-23-4-5P.P2344		\$24, 90 25, 60 17, 30 18, 14 17, 30 17, 54 17, 60 17, 76 18, 34 18, 58 18, 64 18, 80	18 18 18 18 18 19 19	70 40 10 94 10 34 40 50 14 35 44	\$41, 30 42, 50 24, 60 25, 10 24, 00 24, 30 24, 62, 25, 50 25, 60 25, 82
		TABLE 26—R	EGULAR W	EIGHI	' HALF M	ORTIS	E BAL	L BE	ARIN	с нозі	PITAL	BUTT E	IINGI	es			
Frantz Míg.	Griffin Míg Co.	. C. Hager &	Ł Lawre	ence iers	McKinney Co.	y Míg.	Nati Míg.		Share Mf	on Hdw.	st W	anley 'orks	Fin:	sh group	List vai inc wit	price ious si hes (pe h serov	s for izes in or pair vs)
															43/		ď
•		BB-3108 BB-3128 BB-CP-3128 BB-3167½ BB-CP-3167	BB-2511 CD-BB- BB-2531	2511	HTB-3374. HTB-774P HSTB-774 HTB-3774.	OPO					HTBI HTBI HTBI	3-108 3-123 3K-128 3-167½ 3K-167½	2 2 3 4 	5	14 6 8 8 8 8 9	66 26 10 80 42 62 62 68 74 26 46 52	\$17. 10 17. 85 8. 62 9. 10 11. 00 11. 26 11. 32 11. 33 11. 39 12. 10 12. 10 12. 22
		<u>'</u> .	TABLE	E 27 —I	REGULAR '	WEIGH	тноя	SPITA	L BUI	ri Hin	GES		·			·····	
Frantz Míg.	Griffin Míg. Co.	C. Hager &	Lawrence Brothers	McKin		Nations Mfg. Co		aron He		Stanley Works	Finis	h group	List p	rices for (per pai	r with	sizes ir scrows)	inches
C0.	00,	5045	Divines										3 x 3	334 x	4 x 4	4}4 x 4}5	5×1
		2145 OP-2145 2197	1311 CD-1311 1301	HST-7	3PO				H	(T-145 (TK-145. (T-174	l P		\$2, 26 2, 62 3, 82 3, 98 4, 02 4, 08	\$2, 58 2, 94 4, 24 4, 40 4, 44 4, 50	\$3.00 3.36 4.86 5.02 5.06 5.12	\$3,66 4,30 5,82 6,02 6,08 6,14	\$5.40 6.01 7.90 8.10 8.22 8.74 8.91
		OP-2197 2235 CP-2235 2239	1310 CD-1310 1300	H-3713 H-3713 HS-3713	3PC				H	ITK-174: IT-235. ITK-235. IT-239	2 3 4 P P		4.34 4.50 4.54 4.60 1.90 2.26 3.46 3.62	4.50 4.76 4.92 4.96 5.02 2.22 2.58 3.88 4.04	5.12 5.38 5.54 5.58 5.64 2.64 3.00 4.50 4.70	6.68 6.92 6.98 3.30 3.64 5.60	9.00 5.01 5.63
		OP-2239		HS-37	13				ш	(TK-239.	3 4 1 2 3 4		3. 66 3. 72 3. 98 4. 14 4. 18 4. 24	4.60	4.70 4.76 5.02 5.18 5.22 5.28	5.72 5.78 6.10 6.30 6.30 6.42	7.74 7.80 7.80 8.18 8.39 8.44 8.60

TABLE 23-REGULAR WEIGHT BUTT HINGES

	-		_		IADD	nua—u	011111111111111111111111111111111111111	IGHT PC											
Frantz	Griffi	n C. Hag	er - Lawr	ence A	icKinney	National	Sharen Hdw. Mis	Etani	£ 7	F	laish		Lict	prices fo (per j	er vario pair vri	us siza th scre	:3 in i :775)	inches	
Mfg. Co.			s Brot	hers	Mig. Co.	Mig. Co.		Werl		ĘJ	cup	2 x 2	2½ x 2½	3x3	3½ x 3½	4 x 4	4½ I 4½	5 x 5	5 6x6
-		1174	1740	т	-3713			174		1			\$2.16 2.32 2.33 2.33	2.03	3.40	\$3.83 4.02	\$4.82 5.02	2 6.7	0
		CP-117	4	s	r-3713			K-174		1 5 1			2.42 3.46	3.62 3.63 4.12 3.34 3.60	3434333344835	4.66 4.12 5.16 4.33 4.54	5.08 5.14 7.02 5.64 5.84	6.8 2 8.7 4 7.2	2 C
-		1500	1800-	A 33	13			175		3 4 1-2.		\$3.00	2288 2288 24 24 24	3.64 3.60 6.34 6.74	3.00 4.02 5.80	4.28 4.64 7.19	5.00 5.60 8.84	7.6 7.6 1 11.0	E 6 0 \$20.40
,	-	1193	1801-		-3313			194		CM NM 1-2	CMD.	4.21 4.81 5.61	4.40 &.00 &.00 4.40	6.74 6.34 7.66 6.76	6.34 8.44 6.10	7.64 8.24 10.20 7.45	9.44 10.54 12.60 9.20	4, 12.8 0, 15.6	0.22.90
-	-									3-4-5	cado.		4.70 6.20 6.20	6.10 6.70 8.62 2.40	40. 2011	8.00	9.80 10.00 12.00	12.0 13.1 0 15.0	6
-	-	1239	2415	31	13		•			3 4		1.04 1.89 1.84 1.90	1.80 1.86 2.00 2.00	0.00	7.88 2.88 2.84 2.84 2.84 2.84 2.84 2.84 2	3.00 3.00 3.70 4.00 4.02	4.45 4.75 4.78	2 6.4 6 6.4	4 9.64 10 9.70 16 9.50
_		CP-123	9	s-	3713			k-20	•••••	3		2.16 2.32 2.23	3.10 2.32 2.45 2.62	3.70 2.03 3.14 3.15	3. 20 3. 20 3. 00	4.62 4.15 4.22 4.23	6.66 5.00 5.50	6, 8.3 6, 6.9 7, 1 6, 7, 2	3 12.50 5 10.50 18 10.74 24 10.80
<u>-</u>		<u> </u>	<u> </u>			<u> </u>	<u>l</u>	<u> </u>		3		2.42		<u>' , , , , , , , , , , , , , , , , , , ,</u>	3.60	1.20	5.62	4 7.3	11.00
	1		TABLE 2	29—REG	ULAR W	EIGHT B	OTT HING	ES FOR	FOL		OR A						ith co		
Frantz Míg. Co.	Griffin Míg. Co.	C. Hager & Sons	Lawrence Brothers	McKin- ney Mig Co.	Nationa Mfg. Co	Hdw. Mig. Co.	Stanley Werks	Finish group	3x		3}£x 3}	1	T.	1	34x 4	-	$\overline{}$		
		2243	2410	2793	500		243	1	\$1.20 1.20 1.40	\$1.28 1.40 1.44	\$1.34 \$1. 1.60 1.	76 82 1 82 2.3	\$ 82.00 4 2.70	\$3.20 S 3.45	3.80 4	.C4 S4.	.CO!: 5.	.90,85. .10, 5.	.20) <i>6</i> .20
_	-	CP-2243		6-2793_			K-243	4 1 2 3	1.49 1.72 1.83 1.92	1.00 1.70 1.02	1.00 1 1.00 2 1.00 2 1.00 2 2.00 2 2.10 2 2.10 2 2.10 2 2.10 2	22 2 3 4 4 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	\$ \$2.00 4 2.70 3 2.80 4 2.80 0 3.12 0 3.23 0 3.32	3.20 3.20 3.82 3.83 4.02	3.62 4 4.44 4 4.64 5	.65 5.	24 5. 44 5.	22 5. 74 5. 64 6.	14 7.14 14 7.24
ā	•	BB-2243		B-2793.	ļ	-	BB-243	1 2 3	1.03 1.60 1.00 2.00	201 201	2 12 2 1 04 2 2 10 2 2 14 2	21 21 22 22 22 22 22 22 22 22 22 22 22 2	2 3.39 8 3.20 4 3.39 5, 3.49	4.03 3.90 4.00 4.10	4.76, 5 4.20, 4 4.44, 4 4.45, 4	64 5. 84 5. 20 5.	26 6. 00 5. 20 5. 26 5.	.06 6. .50 5. .70 5. .70 5.	26 7.45 70 6.90 7.10 96 7.16
		BB-CP- 2243.	}	SB-2703	ļ	-	BBK-243.	1	2.00 2.33	2.10 2.88	249 2	83 3.5	4 3.49 0 3.72	4.42	5.04 5	.66 5. .48 5.	32 5. 84 6.	.82 6. .34 6.	62 7.22 54 7.74
								3	2.45 2.62 2.63	2.03 2.03	2 (2) 3 2 (0) 3 2 72 3	04 3.4 63 3.5 14 3.5	5) 3.63 0 3.62 0 3.63	4.63 4.63 4.63	5.24 5 5.20 5 5.23 5	. 63 6. . 74 6. . 80 6.	16 6. 16 6.	.64 6. .60 6. .66 6.	.74) 7.94 .80 8.00 .80 8.06
		-			TABL	e w—reg	ULAR WE	IGHT BU	TT I	IINO	ES								
Frantz	Griffin	C. Hager	Lawrence	Mel	Kinney	National	Sharen	Stanley	,	inkh	List p	rices for	r variou	ıs eizes	in izeb	es (pe	r pair	with	screws)
	Míg. Co.	& Sons	Brothers		g. Co:	Mig. Co.	Hdw. Mig. Co.	Werks		rcup	2 x 2	2]6 x 2]6	3 x 3	3½ 3½	4=	4 47	%x ⅓2	5x5	6x6
879	177	1146 CP-1146 1279	1790	T-714 ST-77	15PO	WT	••••••	169 K-169 179	P			£0. 82 1. 13	\$0.84 1.20	10.8 1.2 .8	S1.0	0 S1 26 2	74 23	\$2.83 3.80 2.80	
0.022222		1210-1-1-1				9			23.4.			.62 .66 1.62	1.0	1.6 1.6	5 L 0 L	10 1 14 I 20 2	.83 .94 .00	3.00 3.06 3.12	
	Z-177	CP-1279		ST-2	714		********	K-170	5. 1. 2. 3.			2 (6) 1 23 1 44 1 45	2.03 1.03 1.43 1.43	21 13 14	2 1.3 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0	24 3 46 2 52 2 56 2	.63 .63 .63 .94 .00 .83 .52 .72 .78 .84 .82 .62 .63	5.00 3.64 3.84 3.80	
- .		1279}2	1793	T-371	4			170}5	1 2.			1.62 1.62 1.73	1.00 2.00 2.00	1.0 2.4 2.0	S 1.	72 2 72 3 13 4	.84 .62	3.56 5.26 5.46	
_		CP-1279½		ST-3	714			K17016	3. 4. 1. 2.			1.83 2.14 2.20	227	2.7 2.7 2.0 3.1	111211123333333333333333333333333333333	18 4 18 4 10 4	.85	5.53 6.10 6.30	
	22034	124136	2412	3714		p=4==4==+=+		211}5	3. 4. 1. 2.		\$1.03 1.24	1.18 .000 1.000 1.240 1.440 1.162 1.164 1.162 1.164 1.	1.00 1.00 1.00 1.00 1.00 1.00 1.00 1.00	160114554000001110112000000000000000000000	6 P O'	74 4 70 4 76 3 72 3	.62 .63	6, 26 6, 42 4, 90 5, 10	\$3.10 8.24
	Z-220}4_	CP-1241} <u>6</u>		S-871	4			E-24136.	3. 4. 1. 2.		1.23 1.23 1.24 1.00 1.76	1.65 1.62 1.73 1.94	1.89 1.94 2.20 2.20	220	0 2 2 3 3 3	76 3 52 3 53 4 24 4	72 78 20 20	5.16 5.22 5.74 5.94	\$3.10 8.24 8.40 8.60 9.20 9.44

TABLE 31-REGULAR WEIGHT BUTT HINGES

Frantz	Co. Mfg. Co. & Sons Brothers Mfg. Co. Co. Mfg. Works group													Lis	t prices	for var	rious siz with s		ches (pe	r 100 pa	lrs
Mfg. Co	Mig	. Co. &	z Sons	Brotne	rs Mig	z. Co.		Co.			VOTES	grou	- 1	2 x 2	2½ x 2½	3 x 3	3½ x 3½	4×4	4½ x 4½	δxδ	6 x 6
*441 Cad. *442 Cad	Z-2:	20 CI	2-1241	CD-241	0 S-271	4 PC ½PO	500 S	Sher C	142 (Cad. B	[-24] [-24] [-242]	1 2 3 4 5 CM J J1 1 2 3 4 P.		54. 90 58. 90 64. 90 163. 90 124. 90 35. 30 38. 90 90. 90 106. 90	\$39. 60 55. 60 59. 60 65. 60 169. 60 125. 60 39. 60 91. 60 111. 60 117. 60 45. 10 81. 10	\$40. 40 56. 40 66. 40 170. 40 126. 40 40. 40 92. 40 112. 40 112. 40 81. 80	67. 20 61. 20 67. 20 171. 20 127. 20 37. 60 41. 20 103. 20 113. 20 119. 20 46. 70	71, 30 75, 30 81, 30 185, 30 141, 30 50, 00 55, 30 107, 30 123, 30 127, 30 133, 30 60, 80	149, 80 155, 80 161, 80 349, 80 271, 80 120, 00 129, 80 213, 80 233, 80 239, 80	271, 20 459, 30 391, 20 220, 00 239, 30 323, 30 343, 30 349, 30 355, 30 214, 80	502.70 508.70 523.70 823.70 078.70 449.50 478.70 612.70 618.70 638.76 494.20
						TA	BLE	32REG	ULAR.	WEIGE	LT BU	rt HI	NGE	s							
Frantz	Griffin	C. Ha	ger 1	Lawrence	McKin-	Nati	onal	Sharon	Stanley	Finish		lst pric	es for	various	sizes i	n inche	s (per d	ozen pa	irs with	out scre	(ew
Míg. Co.	Mig. Co.	& Soi		Brothers	ney Míg. Co.	Míg.	~ I	Hdw. Mig. Co.	Works	group		2½ x	2½ 2½	3r 2½	3 x 3	3½ x	3½ x 3½	4×4	41/5 x	5 x 5	0 x 0
•	120	1731		310	714-J	500-J.		137½ with- out screws.	731	J	\$4.00 2.54						\$4.40 3.21	\$5.70 5.00			
!	20	-1 *******			*********	l		33—REG		!		1	<u> </u>	<u> </u>		0, 24	3.21	0.00	11.00	21.00	40,20
		1	\neg				اِسْد	105—1050	·		1-				ous size	s in in	ches (pe	r 100 pa	irs with	scrows	···········
Frantz Mfg. Co.	Griffit Mfg. Co.	C. Ha	ger ns	Lawrence Brothers	McKin- ney Mfg. Co.	Nati Mfg.	α- I	Sharon Hdw. Mfg. Co.	Stanley Works	Finish group		2½ I	2½ 2½		3 x 3	3½ x	3½ x 3½	4 x 4	41/5 x 41/5	6x5	6 x 0
•	21	WS-18 WS-18 CP. WS-13	23- C	C-8230 DD-2410- CD. '410- HGBP.	SC-714_ SC-714- CA. SC-714 G-BR.	500 Br 500 Sh 500 Ga	er	3281/2	SC-823. 823 1345	P.S. K	\$32.40 54.90 84.60	ı	\$33. 2 55. 6 85. 4	0 \$34.00	1	\$34.80	\$34.80 57.20 111.00	71.30	149. 80	\$204, 30 259, 30 355, 30	602.70
		.!	1	<u></u>		T.	ABLE	34—HA	LF SUR	FACE	HING	·	ŤT '	'HALI	! ! H"	نـــــــــــــــــــــــــــــــــــــ	l		,		
Frant Mig. C	tz Co.	Griffin Mfg. Co		C. Hager & Sons	Lawre Broth		Mel Mi	Kinney fg. Co.	Nati Mfg.			n Hdw z. Co.		Stanle Work	y s	Finisi	ı group	l in	prices fo inches ows)	or vario (per pa	us sizes ir with
		,	_ _									·	_ _						8		7
			20	-			522			·		******	.	7 M8-557		P Ji KJi P Ji KJi			\$0.70 .70 1.05		\$1.03 1.08 1.44 1.44 1.44
	! -	···	!		* ,	TABLI	E-35—]	HALF S	URFAOI	e but	T HIN	GES "	HAL	F H-L	"			1		J	
Frantz I		Griffin M Co.	fg. O	. Hager &	Lawre Broth	ence	Mel Mf	Kinney 'g. Co.	Nations Co	ıl Míg.	Sharo: Mic	n Hdw g. Co.	. st	anley V	Vorks	Finish	group	in	prices fo inches (ows)	or vario	ıs sizes ir with
	_						`			·-		••	_ _						3		· · · · ·
•	523									1	8 M8-558		KJI P					\$1.30 1.30 1.64 1.66 1.66 2.00			
					<u>I</u>	<u>.</u>		-, · · · · · · · · · · · · · · · · · · ·		-	<u> </u>					6				<u>'</u>	

TABLE 30-REGULAR WEIGHT HALF SURFACE BUTT HINGES

Frantz Míg. Co.	Griffin Míg. Co.	C. Hager &	Lawrence Brothers	McKinney Mig. Co.	National Miz. Co.	Sharen Hdw. Miz.	Etanicy Werks	Finish		List pa	ios for or 100 p	various airs vil	cizes in h serew	inctes s)	
Mig. Co.	Mig. Co.	20118	Drottlers	mig. Co.	Mig. Co.	Co.	n et sa	grup	11/2	2	23/2	3	31/2	4	41/2
*	P-487		C64	745½-PC. S-745½-PC.			125 K-125	P	£ 33.85 47. 50	841.00 73.80	\$23.50 102.00	\$69.50 193.50	\$73.40 109.40	\$102.50 123.50	\$151. <i>E</i> 0 245. <i>E</i> 0
•	485	1100 1125 1150	344 315 1357	2740 2745 2735	400 420 450	210 600	160. 165. 164.	}1	27.8 9			i	67.40	CG. 50	175.50
	Z-485:	CP-1100		S-2740				2 3 4 5	27.50 20.50 20.60 40.60	25.60 23.20 23.20 66.60	73.60 79.60 85.60 189.60	79.50 83.50 89.50 193.50	83,40 87,40 93,40 197,40	112.50 116.50 122.50 226.50	195,50 201,50 207,50 325,50
•	2-380	CP-1125 CP-1150		8-2745 8-2735			K-169 K-165	}1	42.00 43.00 62.00	k		l	1		259.50
						-		3	22.20	60.40	137.20	141.50	145.40 145.40	174.50	279.50 255.50 291.50

TABLE 37-REGULAR WEIGHT BUTT HINGES LOOSE JOINT

Frantz Míg.	Griffin Mfg. Co.	C. Hager & Sons	Lawrence Brothers	McKinney Mig. Co.	National Mig. Co.	Shoren Hdv. Mfs.	Stanley Werks	Finish group	List price inches (p	es for vario er pair wit	us sizes in h screws)
		2025	Diometro		211,1. C.C.	Co.		Frenh	3 x 3	3½ x 3½	414
/		186 CP-186 1216 CP-1216		T-7/2-PC ST-7/2-PO 7/2-PC S-7/2-PC			80. K-89. 210. K-216.	P P P	\$1.02 1.33 .63 1.02	\$1.20 1.55 .84 1.20	\$1.42 1.73 1.05 1.42

TABLE 35-TRANSOM BUTT HINGES

Frantz	Griffin	C. Hager & Sons	Lawrenco Brothers	McKinney	National	Sharen Udvi.	Stanley Werks	Finish group	L	et prices fo (per p	r various s air with so	izes in înch rews)	3
Mig. Co. Mig. Co.	Míg. Co.	cons	Ditthers	Mig. Co.	Mig. Co.	Mig. Co.	Weiks	меар	2x2	2½ x 2½	3 x 3	3½ x 3½	4x4
ø	162	1148 CP-1148 1178	8061 CD-8061 8081	T-705-PO ST-705-PO T-2705			149 K-149 178	P P 1 2		\$0.78 1.14 .78 .01	\$0.82 1.18 .82 .93 1.02	\$0.86 1,22 .86 1,62 1,63	\$1.23 1.74 1.33 1.54 1.58 1.64 2.63 1.90
-		CP-1178		ST-2705		•••••	K-178	3		1.04 2.03 1.20 1.45 1.10 1.16	1.03 2.12 1.34 1.70 1.74 1.60	1.12 2.16 1.23 1.54 1.58 1.64	1.64 2.63 1.90 2.66 2.10
	-	1178	8083				178}2	1 2 3		1.33 1.24 1.25	1.42 1.53 1.62	1.56 1.72 1.76	2.04 2.20 2.21
	-	CP-1176			ļ		K-178}£	1 2 3		1.64 1.60 2.66 2.10	1.63 1.64 2.10 2.14	1.82 2.03 2.24	2.30 2.55 2.72 2.76
-		1508}2	8070-A	3005		·	192}/	1-2 3-4-5 CM-CMD		2,16	2.14 2.29 2.00 2.00 3.00	2.23 2.34 3.66 4.50 5.10	20106 20106 2010 2010 2010 2010 2010 201
-		1548}⁄2	E071-A	T-3005			169}4	NM 1-2 3-4-5 CM-CMD	******		3.85 2.85 3.26	6.00 4.32 4.85 5.43	7.50 5.45 6.00 6.60
¢ \$. 0		1290 OP-1290 1291	8060 CD-8060 SC-8080	705-PO. 8-705-PO. 2705.		**********	20 K-20 20	NMPP	89.83 74 82 83 84 84 85	.42 .78 .25 .42 .53	3.89 4.22 45 .82 .40 .49 .62 .62	6.73 .50 .85 .42 .50 .55 .70	6.00 1.02 1.02 1.12 1.12 1.14 1.14 1.14 1.14 1.14 1.1
		CP-1291		S-2705		·	K-291	δ 1 2	1.63 1.63 1.19	1.72 .24 1.10 1.14	.72 1.75 .63 1.14 1.15	1.89 1.02 1.18 1.22	2 32 1 54 1 70 1 74
	-	12911/2	8082	3705		*********	201W	4	1.16 .03 1.14 1.18	1.20 1.02 1.18	1,24 1,03 1,22 1,23	1.23 1.20 1.25 1.40	1.80 1.63 1.84 1.83
		OP-1291½		8-3703			K-WIM.	4 1 2 3	121 120 160 170 176	1.22 1.23 1.44 1.70 1.74 1.80	1.32 1.23 1.74 1.73 1.84	1.45 1.72 1.63 1.92 1.93	194 229 235 240 246

More: All the above type numbers in Table 83 furnished with Drive Pin Oval Button Tip Type add 0.63 Per Pair to List Prices.

TABLE 39-REGULAR WEIGHT FULL SURFACE HINGES

									. <u> </u>								
Frantz Míg. Co.	z Míg. Co. Griffin Míg. Co.		er Lawren S Brothe			, Huw	Mfg.	Stanley Works	Finish group	Lis	t prices	for var pair:	ious si with	zes in ir screws)	iches (pe	r 100	
-	Wilg. O	o. & Son	3 Diothe	is Img. C	Jang. O	″ Co	,	,	group	13/2	2	2	1/2	3	314	4	
		1221	340	2748	455		10	66	1 2 3 4 5	27.80 30.80 30.80	35.0 39.2 39.2	0 78 0 79 0 8	5. 50 9. 50 5. 50	\$63, 50 79, 50 83, 60 89, 50 193, 60	\$67. 40 83. 40 87. 40 93. 40 197. 40	\$96, 6 112, 6 116, 6 122, 6 220, 5	
				TABLE 40	BUTT SI	RAP HI	NGES A	ND ST	RAPS								
	Griffin	C. Hager	Lawrence	McKinney	National"	Sharon	St	anley	Finish	List pr	ices for		s sizes scrows		es (per p	air witi	
rantz Míg. Co.	Mig. Co.	& Sons	Brothers	Mig. Co.	Mfg. Co.	Hdw. Mfg Co.	3. W	orks	group	632	. 8	*	9	13		18	
	-	205		5559	·	7 -	1859) HP-	-1858 -1858/4	J1	\$0.7 1.0 1.0 1.4 1.6	8 8 4 10 0 0 0	0.88 1.36 1.36 1.86 2.05 .56 .84 .84	\$1.1 1.1 2.2 2.6 1.6	76 76 36 50 70 06	\$1.36 2.28 2.23 3.20 3.55 .78 1.40 2.01	\$2.6 4.2 4.2 0.0 1.5 2.6 2.6 3.7	
, ,			<u> </u>	TABLE 41-	EXTRA H	EAVY F	ULL S	URFAC	E HINGES	;	···	· · · · ·		······			
Frantz Grim		er Lawrenc	Mc- Kinney	TIAMONAIL T	haron Edw. Star	ıley Fini	ish	List pric	es for vario	ıs sizes ir	inches	(per de	ozen pa	irs witl	hout scro	179)	
Mfg, Mfg Co, Co.		s Brothers	Mfg. Co.	"Hig.	Mig. Wo Co.			2 2½x2	2½ 3 x 3	3½ x 3 31	6 x 31/2	4 x 3	4 x 4	43/2 x 43	2 5 x 5	0 x 0	
	1850	8500	706		850_	PS. KB	P \$3. P 6.	76 \$6.8 74 10.6 60 11.4	56 \$8. 24 \$ 00 12. 36 40 13. 80	16.00	13. 00 \$1 17. 50 19. 40	14.60 20.60 23.00	\$16.40 22.40 24.84	\$20.80 24.80 30.70	\$31.00 39.70 44.20	\$17.5 59. 60.5	
		~	TABLE	42—TRIPLE	E WEIGHT	CONCE	ALED :	BALL E	BEARING	HINGE	3						
Frantz Mfg.	Grimn Mi	g. C. Ha		Lawrenca Brothers	McKinney Míg. Co.		nal Mfg. Jo.		n Hdw. g. Co.	Stanley '	Works	Fi	nish gr	oup	List pri various s inches (r without	sizes ir per pai Scrows	
							•	0	12	É-852 B-852½ B-852½		P P P				\$34, 00 25, 60 40, 00	
				ТАВ	LE 43—NAI	ROW B	отт н	INGES									
Frantz Gri	mn O.	Hager &	Lawrence		ey Mfg.	Vational	Sharor	n Hdw.	Stanley	Finish group		List p (pe	rices fo r dozei	r varios 1 pairs	rious sizes in inc rs with scrows)		
Mfg. Co. Mfg	. Co.	Sons	Brothers	C	0. 1	Afg. Co.	Mfg.	. Co.	Works	FIMISII	group	1	135	2	234	3	
265)	810			3	388		284	J 1 2 3 4 J 1		\$1.63 1.90 2.70 2.80 3.30 1.80 1.96 2.86	\$1.80 2.00 2.80 2.90 3.40 1.90 2.10 2.90	2. 18 2. 98 3. 08 3. 58 2. 08 2. 28	2.64 3.44 3.54 4.04 3.2.52 3.2.78	\$3, 1 3, 6 4, 3 4, 4 4, 9 3, 3 4, 4	
	1319	5	850-HGBP. 810-HGBP.	SC-7000 719G-B1					1315 1317	RBP RBP		2.96 3.46 2.90	3.00 3.50 3.50 3.16	3. 18 3. 69 4. 40	3. 68 4. 18 5. 10	7.7 7.2	
			1 1	TA	BLE 44—NA	RROW 1	BUTT :	HINGE	8								
Frantz Mig.	Griffin Mfg. Co.	Ha- ger & Brot Sons ers	e ney h- Mfg.	National M Co.	fg. Sharon Hdw. Mfg. Co.		Finish group	List pr	rices for vari	ТТ	in inche	- -	dozen p	1.	thout ser	rows)	
1	260 BRT. 1	800 850. 838 810- BR' 840 820-	r.	518 Brt. S 508 Brt. S. wi	388 Brt. S.	838	P. S		74 \$0. 92 \$1. 1 70 . 84 1. 0	\$1. 26 \$1 6 1. 06 1	. 36 \$1. 5 . 22 1. 4	8 \$2. 18 0 1. 90	\$2, 46 2, 20		 1.33 \$15.8	30 \$35. i	

TABLE 45-BROAD BUTT HINGES

•						TAI	BLE 45—)	BROAL	D BUTT	HINGE	S			*				٥	
Frantz Míg.	Co. Grii Míg.		C. Hager & Sons	Lawrence Brothers	Mc- Kinney Mig. Co.	National	Mig. Co.	Shore Hdw. Mig. Co.	. Stanicy Works	Finish group	, <u> </u>	List ;	21/2 21/2 21/2	3x 3:23/2 3:	rithout	SCHEVE)	43 (per d	6 5x	of 6x6
*904-B R T. w i t h o screws. *908 BRT. 4	u t	RT		8040 8080-BRT 880-BRT.	703	ent ser	r. s. with-	ES0	E34	P. S P. S P. S	2.15 2.10 2.00	\$2.58 2.32 2.18	£2.23 2.32	\$2.46 \$2 2.40 2 2.23 2	.19 2.0	\$2.80	\$4.49 \$9. 4.23 9.	66 519.6	
*						TAB	LE 46—E	ROAD	BUTT I	HINGES	3								
Frantz Míg. Co.	Griffin Mfg. Co		C. Hager & Sons	Lawi Brot	ence hers	McKin- ney Mig. Co.	Natic Mig.	nal Co.	Sheron 1	Hdv. Co.	Stanley		inich roup		(fer	100 pair	deus elze s with so	≖ €₩\$)	Π
		-	_	ļ					ļ			$oldsymbol{\perp}$		2x2	234×2	2½ x 2½	3x21/2	3x3	33/2×3
*904 Brt. S.	SC-255		WS-1804.	BC-8040		6C-703	tos Brt.	s	4031/2 Brt.	.s	EC- 504	P.	8	\$27.40	\$23.40	\$23.40	\$29.20	\$29.30	\$20.20
						-								3½ x 3½	4×4	4½ x 4½	5x5	6x6	
*904 Brt. S.	SC-255		WS-1801.	_ SC-8040		SC-783	IM Brt.	8	693% Brt.	8	8 C- {21	P.	8	\$50.50	\$42.00	\$37.00	\$170.00	S371.60	<u> </u>
***** G-1-	77 70r G			50	uann.		*0* Gol-	7.7	0014 0 -1-					2 x 2	2½±2	272	3x2½	 	3½x3
*208 Galv	BP 1225 G_		1319	_ SC-8000	HUBP.	705	and Child	. в. Р.	8394 Galt	r. B. P.	1319	н.	B. P.	\$43.00	\$47.60	\$47.66	\$64.60	\$64.60	\$79.50
ľ	•		~							1				31/4 x 31/4	4×4	4½x 4½	5×5	6x6	
*208 Galv	BP 1225 G.		1319	BC-8090	HGBP.	705	ಯ Galv.	В.Р.	830) 4 Galv	.B.P.	1319	R.	B. P.	\$70.20	\$103, 40	\$179.20	\$250.46	\$528,60	-
			-				-							2x2	2½×2	2½x 2½	3x23⁄2	3 x 3	3½x8
*204 Galv	BP SC-125	5	1334	SC-8040	HGBP.	703	804 Galv.	в. Р.	403) 4 Only	r. B. P.	1334	. R.	B. P.	\$45, 10	\$50,20	1	\$63.10	°\$63.10	\$83.70
			-		_					1				31/2 x 31/2	4x4	436 X 436	5x5	8×6	
₹904 Galv	BP SC-125	·	1334	SC-8040	новр	703	coa Galva	B. P.	40334 Galv	7. B. P.	124	. R.	B. P.	F33.77	\$109.10	\$153.54	\$204.40	\$23 4 .60	
		-				TAB	LE 47—B	ROAD	BUTT H	INCES									
				Ï	35.774					I	List	rices i	er verl	na elzca	in inch	es (per c	lçzen pa	irs with	screws)
Frantz Mig. Co.	Griffin Míg. Co.		Hager Eons	Lawrence Brothers	McKin- ney Mig. Co.	Mation Mig. C	W Bed	ioren 7. Mig. Co.	Stanley Werks	Finish group				3 x		3½ I 3½ 4		x , _	5 6x6
*904 Cad:	255 Cd 1255 Cad. B. P.	ws-	1804CP.		703	£04 Shor	403	/ Ccd.	804 ECI	K KBP	13.76 S	1.00 S	1.00 SS	1.00 (2.0	C 20.20	\$2.80 S3	.00 \$16. .00, 13.	n \$25.8	0,851.80
*808 Cad	B. P. 225 Cad	ws-	1808CP.	0803	705	LOS Sher P.	. s. &99	% Ccd.	1	K	1 (- 1	3.EC 5	- 1	, ,		40 15.		1
	1225 Cad. B. P.							••••••		KBP.	4.01	4.00	rce e	128 0.2	€ 7.72	7.72 10	10 17.	co 27.ε	0 55.20
1				!	T	BLE 49	·LIGHT	FAST :	PIN BUT	T HIN	OES	!_		1		!_		_!	1
Frantz Mig	Griffin A	ffin Mig. C. Hager		Hager & Lawren		MeKinney Mig. Co.	Notion Mig. C	ol H	Sheron lw.Mg.	Stanley		inich cup	Lt	t prices	for veri pairs	lous siza Withou	es in inches (per dezen t cerews)		
									Co.					1	13	5	11/4		13/2
•	1842		860	723		*********				£42	P. i	3	<u>- </u>	\$1.63		51.16	\$1.2	8	£1. 64
																			_

TABLE 49-LOOSE JOINT BUTT HINGE, NARROW

<u>~</u>	1	1								List prices for various sizes in inches (per dozen pairs without scrows)						
Frantz Míg. Co.	Griffin Mfg. Co.	C. Hager & Sons	Lawrence Brothers	McKinne Mig. Co.	National Mig.	Sharon Hdw. Mfg Co.	Sta	anley forks	Finish grou	. 1—	2 per	234	aus w	33		4
· · · · · · · · · · · · · · · · · · ·	712	1802	818		538 Brt. S	 	802		P. S	 - \$	1.76	\$2.18	\$2.9	3 \$3.	20	\$5, 20
			т	ABLE 50-	LOOSE JOINT	BUTT HII	NGES,	BROAL	,							
Frantz Míg.	Griffin Míg.	C. Hager	Lawrence M	cKinney	National Refer C	Shar	on	Stanley	Finish		List p (per	rices fo dozen	r vario pairs w	lous sizes in inches without screws)		
Co.	Co.	& Sons	Brothers 1	lig. Co.	National Mfg. C	o. Hdw. i	ATIPO INCOME		group	2	x 2 2	2½ x 2½	3 x 3	31/2 x	31/2	4 x 4
	706 B. R. T	1806	70)2 {	506 Brt. S. with screws.	10ut 608		806	P. S	\$	2.88	\$3. 16	\$3. 2	6 \$3.	68	\$0.00
		<u> </u>	T	ABLE 51—	LOOSE JOINT	BUTT HII	NGES,	BROAL	_ '			•	<u></u>		·····!	
	Griffin Mfg.	C. Hager &	Lawrence	McKinney	National	Sharon Hdw		anley	Finish	List prices for various sizes in (per dozen pairs with scree					in ine rews)	hes
Míg. Co.	Co.	Sons	Brothers	Mfg. Co.	Mfg. Co.	Míg. Co.		Vorks	group	2	x 2	2} <u>%</u> x 2}/	3 x 2	31/4 8	31/4	4 x 4
) •	SC706	1806-J 1321		702 J 702G-BR	506 Brt. S 506Q-BP	608}4	S. C 1321	. 806	J R. B. P	s	4. 64 6. 00	\$5.06 6.74	\$5.2 8.0		70	\$8, 20 14, 70
·	· · · · · · · · · · · · · · · · · · ·				TABLE 52	BACK FL	APS				·'		•!		·'	
Frantz Mfg.	Griffin	C. Hager	Lawrence	McKinn	ev National	Sharon	Stan	nlev	Finish	List	prices doz	for va	rious si s witho	zes in i ut scre	nches ws)	(per
Co.	Mfg. Co.	Sons	Brothers			Idw. Mfg. Co.	Wo		group	3/4	1	13%	134	11/2	1%	2
* * * * * * * * * * * * * * * * * * *	184 186	1816-1816½. 1810	815	711			813. 814-814 816-816	/3	P. S P. S P. S P. S	1. 46 1. 26	\$1.58 1.44 1.26 1.36		\$2.00 1.76 1.64 1.76	1.76	\$3, 22 2, 90 2, 80 2, 74	\$3, 96 3, 44 3, 22 3, 22 4, 61
			TABL	<u>.l</u>	K FLAPS AND	<u>i</u> _	SCR	<u>!</u> -	<u>'</u>		<u> </u>	<u> </u>		<u></u> l		<u>!</u>
Frantz Míg	. Griffin Mf	z. O. Hager &	Lawrence	McKin	ney National	Sharon B	Idw	Stanley			List	price f	or varie	lous sizes in inches		iches
Co.	Co.	Sons	Brothers	Mfg. (· ·	Works	Finish g	roup	1	134	11/2	134		2
)		1313		711G-B	R		1	313	R. B. P		\$2, 10	\$2.76	\$3. 76	\$4.50	\$4.	80.
								,			98	34	76	1	1}⁄3	134
•							8	75	A-C-F N-N5		\$4. 40 6. 34	\$4, 70 6, 74	\$5.00 7.20	\$5, 60 8, 00	\$6, 10 9, 70	6, 74 10, 00
			T	ABLE 54	TRAP DOOR	ND END	GATE	HINGE	:8						·····	
Frantz Míg Co.	. Griffin M		O. Hager & La		McKinney Mig. Co.	National Míg. Co.	Shi	aron Hdw Míg. Co.	7. Stanley	Work	g Fi	inish group		List prices for versus sizes in inc ous sizes in inc (per dozen provided without scrows		inches pairs
	_			Brothers Mfg. Co.		-	mig. Co. Mig.				_			8		
		1924 1924 CP	875_		827	•			923		P. 8 K. P.	8		\$24, 60 30, 20	3, 90	\$20. 60 37. 15

TABLE 45-PARLIAMENT BUTT HINGES

	<u>. </u>				<u> </u>			_,												
Frantz	Griffin	C. I	Iager	Lawrence	McKinney	National	Sharen	Stanley	Finith	L	t price:	s lit vi	rious si	2:3 in 1	laches (per do	zen p	T Eile	ith scre	ਲਤ)
Mfg. Co.	Mig. Co.	& 8	Sons	Brothers	Mig. Co.	Mig. Co.	Hdw. Mig. Co	1370 mlm	Crent	3	334	4	43/2	5	0/2	6	7	8	10	12
•, ,	780	1260		244	2716	650		239	1	\$3.14 7.01	87.20 8.10	83.4 0	\$9.16 10.63	\$10. 10 10. 66	\$12.20,8	14.00	15.00 16.20	\$19.6	0 \$21.00	\$27.70 23.90
	780	1828	C P	244	S-716	650 Sher		823	3 4	7.31 8.21 7.01	1 8.49	9.63 10.69 0.23	89.16 10.60 10.20 11.20 11.20	11.20 12.20	13. 70° 14. 49° 13. 20°	15. 20 16. 10 14. 90	16. 50 17. 40 16. 20	20.2 20.5 21.4 20.2	0 22 20 0 22 50 0 23 40 0 22 20	29.29 30.10 23.00
											3	<u> </u>	<u>r 1</u>		1			1	1	<u> </u>
		1333_			715 G-BR	0		1222	R. B. P.	21/2		31/2	4	43/2	5	5%	6	7	8	10
		1333-			715 U-BR	<u> </u>		1333	<u> </u>		1	23.60	1810.70	811.50	51270,8	ix co!	10.20	2107	0 \$18.40	\$21.20
	1		1		- 1	TABI	E 55-P.	ARLIAME	NT BUTI	1 1111	OES	1								
Frantz Co	Mig.	ļriffin l Co.		C. Hager	& Lawre Broth		nney	National Mfg. Co.	Sharen Hdv. Mr	z. [8	lanley Verks		inich	L	ict prin (par do	zen pa zen pa	ario: Irs va	ıs sizcə ithout	s in incl screws)	123
				50113	Dioin	ers strig.		nng. co.	Co.		10143			3	31/2	4		41/2	5	51/2
•	13	80 BRI	·	1523	244 BR	T 716				823		. P. S	3	\$£00	\$5.00	\$5.1	10 8	5. 80	\$7.20	83.49
_	_		1											6	7	8		10	12	
c	:	80 BR7	E	1828	244 BR	T 716				🚌	·	. P. S	3	£ 3,89	\$10.80	512	50 \$1	7. 20	\$22, 10	
														21/2	3	32/	<u>i</u>	4	41/2	5
	[_			1839		715				en		. P. S	S	83.20	\$3.70	SŁ:	10 8	4. 20	\$5.06	₹3.4 0
			-											13/2	6	1 7	+	8	19	
				1830		715				en)	. P.	3	\$7. 10	\$7.43	\$2.	19 81	0.86	\$14.CO	
	<u>I</u>		· !		<u> </u>		CABLE	7-CABIN	ET BUTT	HIN	GES	<u>. I </u>		<u> </u>	1	1	<u>l:</u>	<u>k</u>		
	1					1	1		T	1			ī		LLS	prices	for va	rions:	sizes in	inches
Frants Mfg. C		ffin . Co.		lager &	Lawrence Brothers			National Mig. Co.	charen:		Star	aloy Tää		aisb duo		par das	en p	ofirs wi	(†h scre	73)
•															2 x :	2 2 1/2 :	x 2	2½ x 2½	3 x 2½	3 x 3
			1589		2400-A	3318					153		1-2 3-4-3	CMD.	59.45 11.4	\$12.0 14.0	100 S1	6,20	\$17.20 19.20	\$19.60 21.60
	- -			j									NM.	CMD_	-	18.	70 2	0.40 1.60	23, 50 25, 70	25.80 23.80
*389	P-47 PZ-4	170	1285 CP-1 1289	285:	2850 CD-2850 2400	718½-P0 S-718½- 2718	POl	en-PC enshare en	634-PO		25 K-25 20		P	 	3.2 5.3 2.0	5 5.1	62 k	3.80 5.00 3.06	4.45 6.55 3.70	4.76 6.83 4.00
			,										1 2 3		2.00 3.70 3.80	3.	83 86	3.44 4.24 4.34	4.10 4.90 5.00	
	.				•								5 CM.	 	4.20 6.00 8.00		86 76	4.84 7.14 9.04	5.50 7.89 9.70	5.80 8.10 10.00 7.00
	Z-49	0	CP-1	289		S-2718		623 Sher			K-237		1 2 3	 	0.20 0.20 0.4	3 6	76 26	6.04 6.84 6.04	7.50	7.80
	4901/2		1289]/	£	2402	3718					20 % .		1	 	6.00 6.00 6.70) 6_	10	7.44 6.50 7.20	8.10 7.00 8.70 8.80	8.40 8.20 9.10
			CP-1	2891/2		S-3718					K-233	<i>y</i>	3 4 1	•••••• ••••••	6.76 6.86 7.20	8.	70	7.49 7.90 9.10	10.50	9.29 9.70 10 00
-				1		'							3 4	 	9.30 9.40 9.60	9.	CO 1	9.50 10.00 10.00	11.20 11.40 11.90	11.70 11.80 12.30
-	1				_	TABLE	53—CAB	INET BU	IT HENO	es n.	ARRO	W	<u>!</u>		<u> </u>	<u> </u>	1			
	1		1	Ī						T		1		T	List pr	ires In	r vari	0013 <u>5</u> 12	zes in in	chas
Frantz Mfg. C		in Mfg. o.	C. 1	Bager & Sons	Lawrenco Brothers	McKinney Mfg. Co.	Nati	lanal Míg. Co	Sheren Hdw. Mi, Co.	. E	tanley Werks	FI	nish gre	191p		ı			STEWS	
		<u>, , , , , , , , , , , , , , , , , , , </u>					_			-				- -	11/2	2		21/	{-	3
-			1595)	240-A	3322			*********	193		13 C	2 4-5 M-OM	D .	\$7.60 9.60 13.20	1	1.00 1.70 1.70	\$10 12 19	289 259 200	\$15.00 17.00 21.80 23.50
•		,	1282		239 CD-239	722½-PO S-722½-PO.	@ P	0	<i>5</i> }4 PO	- 252 K-		OP P	M-BL	ř	12.00 14.70 2.96 5.06	l	4.00 6.20 3.15 5.25		3 (0) 3 (6) 5 (4)	23, 50 4, 25 6, 35
•	1	•	I OP	-1232	CD-233***	5-72292-PC.	1 629 S	hcr. PO		K-	752	P			5. US	1 .	0. 20		140	6 35

TABLE 55-CABINET BUTT HINGES NARROW-continued

						PABLE 68—CAB	INET. BOLL	HINGES NAR	ROW-conti	nued				
Frantz Míg. Co.	Griffin		O. Hag		Lawrence Brothers	McKinney Mig. Co.	National Míg	ITTUW. MILE.	Staulcy	Finish	List prices (per do:	for variou cen pairs	ni eszle zi orsa ditw	teden (8W
g. 00.			501		Epiomeis	Iviig. Co.		Co.	Works	Finish group	11/2	2	23/2	8
*395	390		1295		240	2722	523	592	295	J234	\$2.40 2.60 3.40 3.50 4.00 6.30	\$2.50 2.80 3.60 3.70 4.20 6.50	\$2,74 3,00 3,80 3,90 4,40 6,70	\$3.50 3.90 4.70 4.80 5.80 7.60
*895 Oad	Cad.	Z-390	OP-12		242	S-2722	528 Sher	-	K-295 295½	CM CM-BLT 1	8. 20 9. 70 5. 20 6. 00 6. 10 6. 60 5. 50	8. 40 9. 80 5. 40 6. 20 6. 80 6. 80 6. 80	8. 60 5. 60 6. 40 6. 60 7. 00 6. 14	9, 50 7, 30 7, 40 7, 90 7, 80
		-	CP-12	9534		S-3722			K-295½	2	6. 30 6. 40 6. 90 8. 10 8. 90 9. 00 9. 50	6. 60 6. 70 7. 20 8. 40 9. 20 9. 30 9. 80	0. 94 7. 04 7. 54 8. 74 9. 54 9. 64 10. 14	8, 60 8, 70 9, 20 19, 40 11, 20 11, 30 11, 80
·			`		<u> </u>	TAB	LE 89=LIGH	r strap hin	GES .				<u></u>	************
Frantz Mí	ig. Co.	- Griffin C	ı Mfg.	C. Ha	iger & Sons	Lawrence Brothers	McKinney Mig. Co.	National Mfg.	Sharon H Mig. Co	dw. Stanley o. Works	Finish group	sizes	rices for in inches with ser	various s (per 100 ove)
												2	.8	1 6
*8C-700Gai *8C700Gai *8C700Gai	vv.BP	SC-30 SC-30 BC300 BC230 SC-30	U Galv	WS-1 WS-1 WS-1	1900 1900 J 1300 G 1300 J 4 G 1900-CP	SC-920 SC-920U SC920HGSP SC920HGBP SC920Cd	SC-800 SC-800G SC800G-BR SC800-GA	SC-102 SC-102J SC102Galv.BP SC102-Sher.	40534 40534.Galv 40534-Cad	SC-900J.	PS J R RBP	21.00	20, 20 \$24 23, 20 28, 34, 20 42 35, 60 45, 30, 80 38	60 85, 70
? Frantz Mí	g, Co.	Grimn Co	Mfg.	С. На	ger & Sons	Lawrence Brothers	McKinney Míg. Co.	National Mig.	Sharon He Mfg. Co	dw. Stanley Works	Finish group	sizes	rices for in inches with ser	
*SC-700 *SC700Galv *SC700Galv *SC700Cad	v.BP.	SC-300 SC-200 SC3000 SC2300 SC-300	J Galv	W8-1 W8-1 W8-1	900 900J 300G 300¼G 900-CP	SC-920 SC-9201 SC920HGSP SC920HGBP SC920Cd	SC-800 SC-800G SC800G-BR. SC800-GA.	SC-102 SC-102J SC102Galv.BP SC102-Sher	405½	SC-900J SC-1300 BP SC-130014	PS J R.BP	\$37. 20 \$	67. 60 590.	40 \$165.00 30 190, 50 40 263, 30 80 283, 20 35 237, 00
	.		-		······································	TABI	E 60-HEAV	y strap hin	GES	'	<u>'</u>	<u> </u>	·!	
Frantz Mí	g, Co.		n Mfg.	C. He	ager & Sons	Lawrence Brothers	McKinney Mfg. Co.	National Mig.	Sharon H Mfg. C	dw. Stanley o. Works	Finish group	sizes	i in inc	various lies (per li scrows)
*8C-702 *8C702Galv	BP	8C-400 8C-400 8C-400	Galv Galv 00	WS-1 WS-1	1902J 1302G 130214 G	SC-922 SC-922J SC922HGSP SC922HGBP	SC-803 SC-803G SC-803G-BR	SC-103 SC-103J SC103Gelv BP	415½ 415½ 415½ Galv	SC-902J SC-1302 BP_ SC-130214	RBP	\$31, 90 36, 60 52, 40 57, 80		\$40, 30 £3, 30 105, 00 112, 80
*SC702Cad.		Griffin			ger & Sons	Lawrence	McKinney	National Mfg.	Sharon H	dw. Stanley	Finish	List p	orices for in inc.	various
			u. 			Brothers	Míg. Co.	Co	Mig. Co	o. Works	group	8	10	12
*8C-702 *8C702Galv *8C702Galv *SC702Cad	BP	SC-400 SC-400 SC-240 SC-240 SC-400	Galv OCd		902 902J 302G 302MG 902-OP	SC-922 SC-922J SC922BGSP SC922BGBP SC922-Od	SC-803 SC-803G SC-803G-BR SC-803-CA	SC-103 SC-103J SC103Galv.BP SC-103Sher	41514 Galv 41514 Cad	SC-902 SC-902J SC-1302 BP_ SC-130214	P. S J R RBP	1 167, 30	\$116. 10 133. 60 247 70 281 60 222 00	\$223 00 262 20 416 20 649 50 373 0

TABLE 61-CORRUGATED STRAP HINGES

Frantz M					Lawrence	Mel	Kinney	Natio	Hallyy, .	naren w. Miz.	81	ianlay Verks	F.,	okh greup	1		es for var 100 pair			s
Co.		Co.	& S	ons	Brothers	nu.	g. Co.	Mig. (Ce.		Verkis			4	5	6	8	10	12
*											800 801 801	35 375 375	P. R.	S B. P	833, 50 53, 60 60, 70	\$42.80 80.60 85.60		\$74.00 173.70 192,20	\$122,60 260,60 203,70	\$233.43 426.69 577.69
		···					ı	ABLE	62-LIG	HT TE	E HI	NGES	3							
Frantz N	alig. C	o. Gri	ffin Mfg. Co.	c.:	Hager & Sons		renco thers	Mo	Kinney ig. Co.	Noti	enal ? Ce.	Mg.		m Hdw. z. Co.	Stanic Works		Fiol:h group	fizes i	with scre	(per 100
*SC704		SC3	14	ws	1904	SC924		SCEO	5	SCIR	<u> </u>		40036.		SCCCI	- p	s	3 221 50 20	4 5	-}
*SC704Ga *SC704Ga *SC704Ca	lv.: lv.BP	SC3 SC3 SC2	14 J 14Galv 314 14Cad	WS WS WS	1904J 1303 130314 1904CP	SC924 SC924 SC924	J HGSP HGBP Cd	_i.	G-BR CA	1 8000	iJ (Galv (Galv Sher	BP_	423161 423161		SCICOS;	J.	3P	\$21,80 \$2 25,15 C 37,10 4 49,80 4 33,40 3	0.20 23. 3.00 54. 3.00 00. 3.70 42.	40 \$40.80 40 47.60 60 60.20 80 77.60 15 62.10
Frantz l	Míg. (Co. Gr	iffin Mfg. Co.	c.	Hager & Sons		wrence others		Kinney lig. Co.	Nat	lonal l Co.	Mis.		en Hdw. Iz. Co.	Stank Work		Finish group	gizes pairs	in inches with ser	
				-	2.004	2000		-		1		{	40014		25004	_ _		8	10	12
*SC704Ga *SC704Ga *SC704Ga *SC704Ca	lv. lv.BP	SC SC	314 314J 314Galv 314 314	- W	S1904 S1904J S1904J S130334 S1904CP	SC92 SC92	HGSP HGBP HGBP Cd	8C8 8C8	og og-br oca	SCI	HOoly HOoly HOoly Hooly	BP	4054/ 4004/	HG HGBP Cd	SC:04. SC:047 SC:1093 SC:1093	A R	BP	\$60.20 69.20 69.60 114.20 89.50	\$55.80 93.60 125.60 144.40 113.00	\$139.60 160.60 191.20 221.60 172.60
							T	ABLE	c3—HE	VY T	ee H	INOE	s					,		
Frantz		riffin	C. Hage	3 T	Lawren		McKi	inney	Nationa	Sho	ron	Star	ilov	Finish	Lict pri	ces for v	arious cirs Vitiv	eni ni ce: (evenes i	hes (per	100 pairs
Mfg. Co.	Mi	g. Co.	Sons		Brothe	ers	Mfg.	Co.	Mig. Co	Hdw.	0.	We	rks	greup 	4	5	6	8	10	12
•	SC41 SC41 SC24	4 4J 4Galv 14 4Cad	WS1906_ WS1906_ WS1304_ WS1304} WS1906C	ſ	SC926 SC926HG SC926HG SC926HG SC926Cd	BP .	SC807. SC8070 SC8070 SC8070	-BR				8000 8000 8010 8010	M	P.S R RBP	83.89 41.79 63.79 60.39 62.89	\$49.89 47.69 77.69 89.69 69.75	121.00	\$60,70 70,80 121,20 143,20 169,15	\$107.09 123.10 191.80 225.20 172.60	\$153.20 210.70 226.40 343.60 266.78
	•	· ·	-	<u>_</u>		<u>.</u>	таві	Æ 64—	EXTRA	HEAV	Y TE	e nr	NGES		•	<u> </u>		<u>*</u>	•	
Frantz l	Mfg.	Griffin		O. Hag		awren		Ickinn		ional M	ız s	beren l		Stanley		h l	t prices f (per 10	or variou O pairs v	s sizes in ith screw	inches (3)
.Co.	_	Co		Son		3rotber	S	Míg. C		Co.	_ _	Mg. (CO.	Werks	ELC.2	4	5	6	8 10	12
*SC708Ga *SC708Ga *SC708Ga *SC708Ca	I⊽BP	SC514_ SC514-J SC514Gr SC2514G SC514Cs		WS190 WS190 WS130 WS130 WS190	18-T 1 8C9	928. 928-J. 928 H.G. 928 H.G. 928 C.d.	SP S BP S	C803 C803G. C803G. C803G.	BR SCI	05. 05-J 05 G olv. 05 G olv. 05Sher	BP 4	ny nyen nyen nyen	J BP_	SC203. SC203-J SC1030. SC1030.	I	79.	29 43 70 60 60,60 60 23 60 60 193 60 20 81.24	121,00 19 145,80 23	7.40 2SL 1.70 323.	70)501.60
							TAB	LE 05-	-corru	GATE	D TI	ee nu	NGES	3						···
Frantz I	Mfg.	Griffin Mfg. C		Hage: Sons	r & L	awrenc Brother	no la	ickin- y Mig. Co.	Nationa Mig. Co	Hu.	MIG.	Star We	alcy rks	Finish group	List pri	ocs for v	arious siz with s	es in incl crews)	hes (per 1	(CO pairs
	-						_	CO.		- 6	o				4	5	6	8	10	12
* *		,										SCE SCIC SCIC	7 97 97}{	P. S R RBP	41.20 70.40 83.60	51, 29 (3, 29 110, 90	29, 50 127, 60 153, 19	89,50 297,20 243,20	123.10 293.00 243.09	243.60 423.40 526.70
				-																

. TABLE 66-BRASS STRAP AND TEE HINGES

	-				T			36-771		-141	C1	T74	GA lam	7,50	inish					izes in h scre	inches
Frantz Mf	g.	iriffin Mfg Co.). Hager & Sons		Lawren Brothe		McKinne Mig. Co		ational ifg. Co.	Sharon Mfg.	Co.	Stanley Works		cup	8			4	Π	5
***************************************							.						SC1850 SC1854	2			6. 50 8. 60	•	22. 60 24. 60		\$29.70 32.60
	· · ·		<u> </u>		'		TABL	E 67—LI	GHT S	TŘAP H	NGES	(BUL	K)	!		•				<u>, </u>	
Frantz Mí	g, Co,	Griffin Co		O. Hag		Lawi Brot		McKi Mfg.		Nationa Co		Shar M	ron Hdw. lfg. Co.	Stan Wo		Finis group	h	sizes	in n p	inche	various s (per vithout
										·							_	2	3	4	5
*700 *700Galv. *700Galv.BI *700Cad.	>	300 300Galv 2300 300Cad		1900 1300 1300¼ 1900CP		920 920HG 920HG 920Cd	BP	800 800G-B 800G-B	R	102 102 Galv. 102Galv.l 102Sher	3P	405G	ilv ilv, BP ad	900 1300_ 1300}	ĭ	P.S. R. RBP. K		1. 26 2. 54 2. 76 2. 30	\$1.36 2.88 3.10 2.60	\$1, 82 3, 68 4, 16 3, 30	4.04
Fran'z Mi	g. Co.	Griffin Co		C. Hag Son	er &	Lawı Brot		MeKi	inney	Nationa Co	î Mfg.		ron Hdw. Ifg. Co.	Stan Wor	ley rks	Finis group		6	8	10	12
*700Galv *700Galv.BI *700Galv.BI		2300 alv		1900 1300 1300¼ 1900CP		920 920HG 920HG 920Cd.	BP	800 800G-E 800G-E 800CA	XI	102 102Galv_ 102Galv_ 102Sher_	BP	405G	alvalv. BP	900 1300. 1300}		P. S R. RBP K		2, 84 7, 18 7, 70 6, 45	\$5.00 10.90 11.60 9.80	\$9, 30 17, 30 19, 20 15, 69	\$10, 70 27, 60 30, 40 21, 85
		•	· · · · · ·		•		TABL	E 63—HE	EAVY S	TRAP H	INGES	BUL	K)		·			···		· <u>·</u>	
Frantz Míg. Co. Griffin Míg. C. Hager & Lawrence McKinney National Míg. Sharon Hdw. Stanley Gozen processor Sons Brothers Míg. Co. Co. Míg. Co. Works group										for inche dra v	various s (per vithout										
*702 *702Galv *702Galv.BI *702Cad	2	400 400Galv 2400 400Cad.		1902 1302 1302½ 1902CP		922 922HG 922HG 922Cd_	SP	803 803G 803GB 803CA	R	103 103Galv_ 103Galv_1 103Sher_	3P	415G:	alvalv.BP	902 1302. 1302½	4	P. So R RBP K		2.52 4.60 5.40 4.15	\$3.34 7.00 7.72 0.30	\$3.08 10.10 11.22 9.10	\$6,32 17,30 19,30 15,85
*702 *702Galv *702Galv_Bl *702Cad	 P	400 400Galv 2400		1902 1302 1302½ 1902CP		922 922HG 922HG 922Cd	SP	803	R	103 103Galv_ 103Galv.1 103Sher_	BP	415 415G 415G	alvalv.BP	902. 1302. 1302.		P. S R. RBP K	\$1	10	12 \$22, 20 43, 10 60, 80	14 \$27.00 47.80 59.80	10
	•	<u>'</u>		<u></u>		TAT	3LE 69	-corr	UGATE	D STRA	P HIN	GES (BULK)							<u> </u>	
Frantz Míg. Co.		iffin . Co.	C. Ha			rence thers		Cinney g. Co.	Nations Míg. Co	Share Hdw. N	Afg.	Stanley Works	Finis group			st prices per doz	n palı	rs Wit	hout	scrows	
:										<u> </u>	93	35 305 30514	R		\$2.64 4.84 5.70	\$3.50 7.40 8.10	\$3 86 10.60 11.80	\$0.	61 S 20 30	10 11. 24 20. 70 31. 30	\$23, 30 45, 31 53 46
							TAB	LE 70-C	ORRU	J GATED '						<u> </u>					
Frantz	Gr	iffin	C. Ha	zer	Law	rence	McF	Cinney	Nationa	Share	r- 1 6	Stanley	Finis	h	Li:	st prices per doze	for vo	rious s wit	sizes hout	in inci	103)
Míg. Co.		. Co.	& Soi		Brot	hers		g. Co.	Mig. Co	Hdw. M	118.1	Works	group		4	5	6		3	10	12
•			-		-						93 13 13	37 307 307½	P. S R RBP		\$3, 32 6, 40 7, 60	\$4, 20 9, 34 11,00	\$4. 50 12. 20 15. 40	\$7. 20. 25.	50 3	12, 30 30, 16 35, 90	\$24.00 44.10 60.40

TABLE 71-LIGHT TEE HINGES (BULE)

Frantz N	IIg.	Griffin Míg. Co.	C. Hager		rence thers	McKin Mig. (ney	National Co.	Mig.	Sharen H	idur.	Etanley Werks		tile qui	Llet	prices	for vai	rlous s rithou	izes û t sere	n inch ws)	es (por	dozen
*704_ *704Galv_		314	1904	924 924H		805 805G		101		400		601	P.8	_	2 \$1.31	3 \$1.44	4 \$1.82	\$2.4°	6 \$3.0	8 16 \$3.	10 26 87.	70 513 70
*704Galv *704Galvl *704Cad		314Galv 2314 314Cad	1303 130314 1904CP	924H 924H 924C	CDE.	805G-B 805G-B 805GA.	IbI	104Galv.1 104Galv.1 104Sher	3P	400Galv. 400Galv.I 400Cad	3P	1000 1200}£	RB K	P	2.40 2.01 2.16	2.94 3.50 2.64	\$1.82 8.60 4.20 3.15	4.00 5.00 4.14	3) 7.2	20) 11.	60 12 50 14. 64 10.	10, 12,00 10, 23,00 50, 17,10
							TĄI	BLE 72—I	ieav	Y TEE E	IINO	es (BUI	CK)									
Frantz A	Ifg.	Griffin Mfg. Co.	C. Hager & Sons		renca thers	McKin Mig. (ney Co.	National Co.	Mg.	Sharon B Mg. C	dv.	Stanley Werks		alch sup	List	prices	for ve pair	rious : 3 with	sizes i cout s	n inch erews)	es (rer	dozen
	\dashv	414	1002	000		807	_					603	P. 8	_	4	5	6 83.63	8	10	-	-{	-{
•		414 414Galv 2414 414Cad	1906 1304 1304 1304 1906 1906 1906	926 926H 926H 926C	GBP.I	807G-B 807GA.						1004 1004 1004 1004 1004 1004 1004 1004	RB		\$2.81 4.20 4.00 4.77	83.34 7.40 8.90 6.63	9.69 12.69 8.64	12.00 14.90 10.80	12. 21. 17.	31. 31. 37. 23.	20 22 40 53 17 33	20 \$32.70 50.20 20 66.63 20 45.15
		-					rabi	E 73—EX	TRA	HEAVY'	rec	HINOES	(BUI	LE)								
Frantz M	iig. 0.	Griffin Mfg Co.	C. Has	ger &	Lawı Brot			Kinney ig. Co.	N M	ntisnal lig. Co.		ren Hdur. Ifz. Co.	. Ei	anicy Yorks		inich reup	\(\mathbb{u}\)	er doz		irs wi	hout s	1
	_										_		-		<u> </u>		4	-{	5	6	8	10
*708Galv. *708Galv. *708Galv. *708Cad	BP.I	514 Galv 514 Galv 2514 Cad	130614.		928 928HG 928HG 928Cd.	BP	809 G 809 G 809 C	-BR	1050	olv.BP her	4230	ioly Jaly, BP Jad	203 123 123	W	P. R. RE	P	83.1 6.0 7.1 5.4	36 8 13 10	2.20	\$4.23 11.60 14.70 10.44	\$7.10 19.50 23.00 17.55	23,70
Frantz 1	Mg.	Griffin Mf	g. C. Ha	ger &		rence		cKinnoy	1	Vational		uga Hdu	. s	tanley Vorks		inish					s sizes hout s	in inches rews)
Co.		Co.	201	15		thers		Ifg. Co.		Ifg. Co.		Mg. Co.	_			zeup	1	12	14		16	18
*708Galv. *708Galv. *708Galv. *708Cad.	BP.	514 514 Galv_ 2514 514 Cad	1908 1306 1306 1306 1908 1908	1	923 923HG 923HG 923Cd	BP	809. 8090 8090 8090	-BR	105. 1050 1050 1050	Jalv Jalv, BP ber	420 420 420 420	Galv. Galv. BP Cod.	10	1614 164	R.	3P	- 2	2.80 12.00 13.70 17.80	20.00 45.	50 50 72	\$42,80 74,70 89,60 67,23	\$54.50 96.60 143.49 86.95
				·			TA	BLE 74—	EXTI	RA HEAV	Y T	ee dino	ES				-					
Frantz Mfg. Co.		fin Míg. Co.	O. Hager Sons	& I	awrenc Brother	e McK	inney Co.	Nations Mg. C	al 8	haren Hda Mg. Co.	7.	Stanley Werks		onb upp	L	kt price	70 CS	variou airs v	ıs size ith se	s in in rews)	ches (p	er 100
				_ _		-\ <u>'</u>		<u> </u>	_ _		_ -		_		8	_ 1	19.	12	-}	14	16	13
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*		1 7	WS1350 WS135014.									C20)}{	1 J	P	207 243.	14	120 1.00 1.00 1.00	273 6 423 4 556 7	0 61	3.40 1.20 3.60 9.20	441, 20 619 20 733, 50	
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		1	1 1		<u> </u>	TAI	SLE 7	5—BOLT	H00	E AND 8	CRE	W HOO!	K, ST	RAP	HINC	ES						
Frantz M/g. Co.	Griff Mfg Co	Hager	I aw- rence Broth- ers	Me- Kinney Mfg. Co.	Netl	onal Mf	g. Co.	Sharon Hdw. Mig. Co.	Star ley Wer	2111	6	8	19 I	rices 12	lor vo	1003 S	13	inch 20	22 22	Ť	<u> </u>	35
*703 *701		1925 1973	916 911	\$22 821	Bolt E Screw	1 % 200l H00k &	linges Hing	. 63	952 051	PSPS	\$1.	© \$L 12	\$1.53 .81	\$1.72 188 18.60 18.60	\$2.21 1.22 2.64 14.60 20.75	\$2.46 1.49 2.00 16.60 23.20	\$2.00 1.64 3.60 23.00 33.00	\$3.0 1.8 4.0 29.0 33.0	0 SL 2 Z. 5.	50 \$4 10 2	20, \$3, 32, 3, 60, 6,	20, \$5,70 24, 3,60 54, 7,43
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TABLE 76-BOLT HOOKS

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Co.	1 80	ons E	Brothers		Ifg. Co.		. Co.	-	Co		Wor	KS		, ,	. ½x6	562	8	% x 10	36 x 10
	1970	91	3			. Вс	olts only				1664		PS		\$38.40	\$4	1.90	\$66.70	\$116,40
	<u>'</u>					ΤΛ	BLE 77-	SCR	EW B	оок	s	<u>'</u>		<u>'</u>					
Griffin M	iig. C). Hager &	Lawre		McKin	ney	Nationa	l Mfg	. Co.		аHdw.	Star Wo	iley	Finish	a group	List princi	rices fo hes (pe	r variou r single (s sizes in lozen)
Co.		Sons	Broth	ers	Mfg.	-		k.		MIR	. Co.		LAS -			1/2 x 4	56 x	3 1/4 x	6 36 x 7
	19	974	914		824		Screw 19	look (only			1665		PS		\$2, 10	\$2.7	\$4,1	0 \$5,20
		T	ABLE 78	-FU	LL SUR	FAC	E HING	ES F	OR FO	DLDI	NG DO	ORS C	F GA	RAGE	es				
. Griffin N	Mig.	O. Hager & Sons	Lawre Broth	nco	McKinne Mfg. Co	y 2	National	Hdv	aron v. Míg.	Sta	nley orks	- Finis	h	ist pric	es for va	rious siz scr	es in in ows)	ches (per	pair with
		50118	Broun		AIIB. O		Afg., Co.		Co _{t./\}					x 3½	4 x 4	4 x 6	4½x4	1/2 41/2 ×	7 414 x 0
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	;	1965			847					SCS	021/2	J				\$1.54			\$2,00
<u> </u>		TABLE ?	79—EXT	RA E	IEAVY I	FULI	LSURFA	CE	BALL	BEA	RING	FOLD	ING D	OOR	HINGE	8		1	
Frantz Griffin Mfg. Co. Mfg. Co.		O. Ha	nger ons	Lawrence Brothers		McKinney Mig. Co.			Nations Míg. Co	al O.	Sharon Mfg.	Hdw. Co.		Stanley Works		Fin		vari	prices for us sizes in es (per pair h scrows)
							-			_									20
		-				-	•3		-			-	BB16	52]/2 52]/2 53]/2		KJ1			\$5, 34 6,00 10, 40 6, 34 6,00 10, 40 6, 34 6,00 10, 40 6,34 0,00 10, 40
	1	*TABLI	E 80—EX	TRA	HEAV	7 FU	LL SUR	FAC	E BAI	L BI	EARIN	G IND	USTR	IAL B	1				
Griffin Mfg. Co.		Hager I Sons I	awrence Brothers		cKinney Afg. Co.		Nationa Mfg. Co	1	Shar Hdw.	ron Mfg. 0.	Star Wo		Fin gro			(per I	air wit	h scrows	
9				<u> </u>		- -							·		12	1	8,	24	80
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-/	1	TABLE	81—EXT. 	RA I	EAVY :	HAL	F SURF	LCE	BALL	BEA	RING	GARA	GE D	OOR 1		•			
Griffin Mi	fg. (J. Hager & Sons	Lawrer Brothe	ice ers			Nations Mfg. Co	al 0.	Sharon Mfg.	Hdw Co.	. st	anley orks				(per	pair w	ith scrov	(9)
-	В	B1992			A 554	-					BB14 BB14 BB14	57} <u>{</u> 58 <u>}</u> { 60	J1 KJ1 KJ1 KJ1 KJ1 KJ1 KJ1		5. 34 8. 84 4. 20 4. 60 6. 90	6. 00 9. 70 4. 40 4. 84	6.50 10.40 4.70 5.30 4.70 5.30 9.00 5.60 8.50 9.84	7. 40 12. 80 6. 60 10. 80 6. 34 6. 60 10. 80 10. 80 10. 80 10. 90 11. 84	32 30 \$11.20 12.20 18.20 18.20
Griffin	м.	Míg.	TABLE Mfg. C. Hager	TABLE 81—EXT. Míg. C. Hager & Lawrer & Sons Brothe	TABLE 81—EXTRA 1 Míg. C. Hager & Sons Brothers	TABLE 81—EXTRA HEAVY Míg. C. Hager Lawrence McKinn Míg. C B1840 BB1992 A554 A555	TABLE 81—EXTRA HEAVY HAL Míg. C. Hager & Lawrence Brothers McKinney Míg. Co. B1840	TABLE 81—EXTRA HEAVY HALF SURFA Mig. C. Hager & Lawrence Brothers McKinney Mig. Co. B1840	TABLE 81—EXTRA HEAVY HALF SURFACE Míg. C. Hager Lawrence McKinney Míg. Co. Bröthers Míg. Co. B1840 BB1992	TABLE 81—EXTRA HEAVY HALF SURFACE BALL Míg. C. Hager Lawrence McKinney Mig. Co. Mig. Mig. Co. Mig. Co. Mig. Co. Mig. Mig. Co. Mig. Mig. Co. Mig. Mig. Co. Mig. Mig. Co. Mig. Mig. Co. Mig. Mig. Co. Mig. Mig. Co. Mig. Mig. Co. Mig. Mig. Co. Mig. Mig. Co. Mig. Mig. Co. Mig. Mig. Co. Mig. Mig. Co. Mig. Mig. Co. Mig. Mig. Co. Mig. Mig. Co. Mig. Mig. Co. Mig. Mig. Mig. Co. Mig. Mig. Mig. Mig. Co. Mig. Mig. Mig. Mig. Mig. Mig. Mig. Mig	TABLE 81—EXTRA HEAVY HALF SURFACE BALL BEAMING. Mig. C. Hager & Sons Brothers McKinney Mig. Co. Mig. Co. Mig. Co. B1840	TABLE 81—EXTRA HEAVY HALF SURFACE BALL BEARING Mig. C. Hager & Lawrence Brothers Mig. Co. Mig. Co. Wig. Co. Wig. Co. Wig. Co. B1840. BB144 BB145 BB146 BB147 BB147 BB147 BB148	### TABLE 81—EXTRA HEAVY HALF SURFACE BALL BEARING GARA Míg. C. Hager & Lawrence Brother's McKinney Mig. Co. Mag. Co. Mig. Co. Mig. Co. Mig. Co. BB1457. ###################################	BBTM1458, J1	BBTM1453. II KJI III KJI III KJI III KJI III KJI III	BBTM1455. SI	BBTM1458 SI	BBTM1458 SI	BBTM145S. Stanley Finish Co. BB1457 J. St. 24 BB1457 J. St. 24 St. 25 St. 00

EXTRA FOR SPECIAL TIPS

	Symbol	Per pair
Button Tip, Steel. Button Tip, Brass or Bronze Steeple Tip, Steel. Steeple Tip, Brass Bullet Tip, Brass Bullet Tip, Brass Cone Tip, Brass. Cone Tip, Steel. Modern Tip, Steel.	FBT FBT SST BST BLT CT CT MT2 MT2	\$0.06 .20 .50 1.10 .50 1.10 .65 .20 .50 1.10

Note: McKinney Manufacturing Company's prices for oilite bearings same as ball bearings.

EXTRAS FOR PINS

	Symbol	Per pair
Non-removable pin when door is closed (set screw in barrel) Fast Pin (tips driven in both ends) Fast Pin (spun or riveted both ends) Welded Pin (for hospital butt hinges)	NRP FTP FSP WDP	\$1, 10 .50 .50 .95

Brass Pins (Ball or Button tip): Pe	er pair
Up to 3 x 3	\$0.22
3½ x 3½, 4 x 4	
4½ x 4½, 5 x 5	
6 x 6 and larger	.90

EXTRAS FOR FOUR BALL BEARINGS

All sizes and finishes, add \$0.60 per pair.

EXTRA FOR BRASS PINS

	r er ban
Butts 3" and under	\$0.22
Butts 31/2", 4"	38
Butts 4½", 5"	56
Butts 6"	

Effective date. This regulation shall become effective July 3, 1943.

Note: The reporting requirements of this regulation have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 28th day of June 1943.

PRENTISS M. BROWN,

Administrator.

[F. R. Doc. 43-10404; Filed, June 28, 1943; 4:59 p. m.]

PART 1370—ELECTRICAL APPLIANCES IMPR 294,1 Amdt, 21

USED HOUSEHOLD VACUUM CLEANERS AND ATTACHMENTS FOR USED HOUSEHOLD VAC-UUM CLEANERS

A statement of the considerations involved in the issuance of this amendment has been filed with the Division of the Federal Register.*

Maximum Price Regulation No. 294 is amended in the following respect:

-Section 1370.85 (b) is amended to read as follows:

(b) Attachments. Irrespective of the maximum price fixed by Maximum Price Regulation No. 111 or any other regulation, when attachments are sold in connection with the sale of a used household vacuum cleaner, no greater amount may be added to the maximum price than is specified below (unless this regulation fixes a higher price):

(1) For the maximum price of some of the household cleaners listed in paragraph (f) of this section, the seller must furnish a set of standard attachments. Such cleaners are designated by the numeral preceding the maximum price. If instead of furnishing a standard set of attachments the seller furnishes a deluxe set of attachments, he may not add more than \$3.00 to the maximum price.

(2) If for the maximum price the seller is not required by this regulation to furnish attachments, then the seller may not add to the maximum price more than \$5.50 for a standard set of attachments or more than \$8.50 for a deluxe set of attachments.

This amendment shall become effective July 3, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 28th day of June 1943.
PRENTISS M. BROWN.

[F. R. Doc. 43-10405; Filed, June 28, 1949; 5:02 p. m.]

Administrator.

PART 1381—SOFTWOOD LUMBER [Rev. MPR 19,1 Amdt. 2]

SOUTHERN PINE LUMBER

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.*

Revised Maximum Price Regulation 19 is amended in the following respects:

- 1. Section 5 (c) (1) is amended to read as follows:
- (1) This rule shall not apply to carload shipments by rail or to water shipments in quantities of 20,000 ft. B. M. or more.
- 2. In section 7 (d) the heading is amended to read as follows:
- (d) Trucking to rail or water shipping point.
- 3. In section 7 (d) the first undesignated paragraph is amended by inserting after the phrase "when a truck haul precedes a rail", the words "or water".
- 4. In Article V, Table 1, footnote 8 is amended by inserting after the phrase "add 50 cents to air dried", the words "or green".
- 5. In Article V, Table 3, the heading to footnotes 4, 5, 6, and 7 is amended by inserting after the phrase "For Grade", the words "where each piece is grade marked only:".
- 6. In Article V, Table 3, footnote 14 is amended by inserting after the phrase "add 50 cents to air dried", the words "or green".
- In Article V, Table 4, footnote 21 is amended by deleting the words "No. 1 Common and grades above".

18 F.R. 5536, 6544, 6619.

- 8. In Article V, Table 4, footnote 23 is amended by deleting the words "No. 1 Common and grades above".
- 9. In Article V, Table 4, footnote 24 is amended by inserting after the phrase "to air dried", the words "or green".
- 10. In Article V, Table 4, footnote 28 is amended by deleting the words "No. 1 Common and grades above".
- 11. In Article V, Table 8, footnote 3 is amended to read as follows:
- ²SIS, S2S, shiplap, standard or thinner, add \$2. This table may not be used in pricing floating, drop siding, ceiling or any other pattern for which a maximum price is set in any of the tables.
- 12. In Article.V, Table 8, footnote 14 is amended by inserting after the phrase "add 50 cents to air dried", the words "or green".
- 13. In Article V, Table 11, footnote 6 is amended by inserting after the phrase "to air dried", the words "or green".
- 14. In Article VI, Table 18, footnote 9 is amended by inserting after the phrase "to air dried", the words "or green".
- 15. In Article VI, Table 18, footnote 18 is amended to read as follows:
 - 13 5/4, 6/4, and 7/4 No. 1 Common, add \$7.
- 16. In Article VI, Table 18, footnote 19 is amended to read as follows:
- ³⁵/₄, 6/4, and 7/4 No. 2 and No. 3 Common, add 84.
- 17. In Article VI, Table 19, footnote 10 is amended by inserting after the phrase "to air dried", the words "or green".
- 18. In Article VI, Table 20, footnote 18 is amended by inserting after the phrase "to air dried", the words "or green".
- 19. In Article VI, Table 21, footnote 27 is amended by deleting the words "No. 1 Common and grades above".
- 20. In Article VI, Table 21, footnote 28 is amended by deleting the words "No. 1 Common and grades above".
- 21. In Article VI, Table 21, footnote 30 is amended by inserting after the phrase "to air dried", the words "or green".
- 22. In Article VI, Table 21, footnote 34 is amended by deleting the words "No. 1 Common and grades above".
- 23. In Article VI, Table 26, footnote 3 the first sentence of footnote 3 is amended to read as follows:
- *SIS, S2S, chiplap, standard or thinner, add 82. This table may not be used in pricing flooring, drop siding, ceiling or any other pattern for which a maximum price is set in any of the tables.
- 24. In Article VI, Table 26, footnote 14 is amended by inserting after the phrase "to air dried", the words "or green".
- 25. In Article VI, Table 27, footnote 6 is amended by inserting after the phrase "to air dried", the words "or green".

This amendment shall become effective July 3, 1943, except that:

If this amendment lowers any maximum price below that fixed in the regulations, contracts that were in existence before the date of issuance of this amendment at lawful prices may be completed according to their terms, if delivery is made on or before August 1, 1943.

¹8 F.R. 139, 3528.

^{*}Copies may be obtained from the Office of Price Administration.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 28th day of June 1943.

PRENTISS M. BROWN,

Administrator.

[F. R. Doc. 43-10417; Filed, June 28, 1943; 5:07 p. m.]

PART 1394—RATIONING OF FUEL AND FUEL PRODUCTS

[RO 5C,1 Amdt. 58]

MILEAGE RATIONING: GASOLINE REGULATIONS

A rationale accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Ration Order 5C is amended in the

following respects:

1. Section 1394.8353 (c) is amended by inserting after the words "the Board" the parenthetical phrase "(except as provided in paragraph (j) of this section)".

2. Section 1394.8353 (d) is amended by inserting after the words "No Board" the parenthetical phrase "(except as provided in paragraph (j) of this section)".

3. Section 1394.8353 (j) is added to read as follows:

(j) In respect to facilities or establishments described in subparagraphs (1), (2) and (3) of § 1394.7706 (o) for which Plant Transportation Committees have been established each District Manager in the Restricted Area may, after an investigation and subject to general standards prescribed by the Office of Price Administration, Washington, D. C., designate specified facilities or establishments (hereinafter referred to as designated plants) whose employees shall be eligible to apply for restoration of a loss in mileage in driving between their homes and their occupation at such a designated plant due to the reduction in unit value of Class B and Class C coupons made June 2, 1943. In such a case the District Manager shall certify such designated plant to the appropriate local Boards, or Plant Area Boards.

(1) Any employee of such a designated plant who holds a Supplemental ration may apply for a restoration of any loss which he has suffered by reason of such reduction in the unit value of Class B and Class C coupons in mileage allowed to him in the issuance of such ration for driving between his home and his occupation at such plant. Such application may be made either at the time he applies for the renewal of his ration pursuant to § 1394.8051 or by applying for further rations pursuant to § 1394.8052. An applicant for additional mile-

*Copies may be obtained from the Office of Price Administration.

age under this paragraph must establish by clear and convincing proof that a bona fide ride-sharing arrangement has been made pursuant to which at least four persons (including the operator) are regularly carried in the vehicle for the purpose of going to and from their occupations, or that no such ride-sharing arrangement exists but that the vehicle carries as many persons as could reasonably be expected under the circumstances. He must also establish that there is no other adequate means of transportation.

Such application must be certified by the Plant Transportation Committee of such plant.

(2) If the applicant meets the requirements of subparagraph (1) of this paragraph, the Board may allow and issue a renewal of his ration or a further ration, as the case may be, pursuant to §§ 1394.8051 to 1394.8054 inclusive, restoring such loss of mileage in whole or in part. However, no restoration shall be made in respect to any mileage other than mileage driven between home and the designated plant.

This amendment shall become effective June 28, 1943.

(Pub. Law 671, 76th Cong.; as amended by Pub. Laws 89, 421, 507, 77th Cong.; WPB Dir. No. 1, Supp. Dir. No. 1Q, 7 F.R. 562, 9121; E.O. 9125, 7 F.R. 2719)

Issued this 28th day of June 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-10411; Filed, June 28, 1943; 5:05 p. m.]

PART 1499—COMMODITIES AND SERVICES [SR 14 to CMPR, Amdt. 191]

SYNTHETIC PROPIONIC ACID

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Section 1499.73 (a) (109) is added to read as follows:

(109) Synthetic propionic acid—(i) Maximum prices. The maximum prices for a producer's sales of synthetic propionic acid shall be those established under \$1499.2 or those listed below, whichever are higher,

(a) Tank cars: 191/4 cents per lb. f. o.

b. production point.

(b) Returnable drums, carload lots: 201/4 cents per lb. f. o. b. production point.

(c) The customary differentials shall apply for sales in other quantities or other containers.

(ii) Definitions. As used in this subparagraph (109) "synthetic propionic acid" means propionic acid produced by the catalytic reaction of carbon monoxide and ethyl alcohol.

This amendment shall become effective July 3, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9238, 8 F.R. 4681.)

Issued this 28th day of June 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-10408; Filed, June 28, 1943; 5:01 p. m.]

Chapter XIII—Petroleum Administration for War

[PDO 13]

PART 1526-MARKETING FUEL OIL

The fulfillment of the requirements for the defense of the United States has created in certain areas a shortage in the supply of fuel oil for defense, for private account, and for export; and the following order is deemed necessary and appropriate in the public interest to promote the national defense and to provide adequate supplies of fuel oil for military and other essential uses.

Pursuant to § 1115.1, Limitation Order L-5° as amended February 5, 1943 (8 F.R. 1675) § 1115.1 Limitation Order L-56 is renumbered § 1526.3 of this chapter and amended to read as follows:

§ 1526.3 Petroleum Distribution Order 13—(a) Definitions. (1) "Additional facilities" means any equipment designed to use fuel oil, other than internal combustion engines or equipment used for domestic cooking or illumination purposes, which equipment if located in Area One has been installed subsequent to July 31, 1942, or if located in Area Two is installed subsequent to July 22, 1943, and the term shall include only those space heaters (whether or not installed) in Area One which were transferred subsequent to December 19, 1942, and those space heaters in Area Two (whether or not installed) transferred subsequent to July 22, 1943: Provided, That the replacement of worn-out parts shall not be deemed to be the installation of additional facilities where the existing equipment is not adaptable to the use of alternate fuels.

(2) "Alternate fuel" means any fuel other than fuel oil, electricity, natural gas, manufactured gas or mixed natural and manufactured gas.

(3) "Area One" means the area specified in paragraph (a) of Exhibit A hereof.

(4) "Area Two" means the area specified in paragraph (b) of Exhibit A hereof.

(5) "Coal spraying equipment" means any equipment designed to use or using fuel oil or any other petroleum product for the purpose of applying such fuel oil or other petroleum product to coal.

(6) "Converted facilities" means any fuel oil burning equipment which was designed to use an alternate fuel and which has been converted to the use of fuel oil.

(7) "Fuel oil" means any liquid petroleum product commonly known as fuel oil, including grades Nos. 1, 2, 3, 4, 5, and 6, Bunker "C", Diesel oil, kerosene, range oil, gas oil, or any other liquid petroleum products (except gasoline)

¹⁷ F.R. 9135, 9787, 10147, 10016, 10338, 10706, 10787, 11009, 11070; 8 F.R. 274, 369, 372, 607, 565, 1028, 1202, 1203, 1365, 1282, 1318, 1588, 1813, 1895, 2098, 2213, 2288, 2353, 2431, 2595, 2780, 2720, 3096, 3261, 3253, 3255, 3254, 3315, 3616, 4189, 4341, 4850, 4976, 5267, 5268, 5486, 5564, 5756, 6261, 6179, 6441, 6846, 6687, 7390, 7450, 8009, 8180, 8680.

¹8 F.R. 3096.

used for the same purposes as the above designated grades.

(8) "Passenger automobile" means any motor vehicle, other than a motor-cycle, built primarily for the purpose of transporting passengers and having a rated seating capacity of seven persons or less.

or less.
(9) "Person" means any individual, partnership, corporation, association, government or government agency, or any other organized group or enterprise.

(10) "Space heater" means any fuel oil burning equipment (including portable heaters) designed to heat the space adjacent to such equipment without the use of pipes or ducts for conveying heat to such space.

(11) "Standby facilities" means equipment (other than fireplaces) in serviceable operating condition designed to use an alternate fuel, for the operation of which a supply of such fuel is available.

- (12) "Transfer" means to sell, give, exchange, lease, lend, deliver, receive, supply or furnish, and includes the acquisition of title by legal process or operation of law, such as, but not limited to, the acquisition of title by will, inheritance or foreclosure; it also includes the use by any dealer or supplier of fuel oil held by him; but does not include the creation of a security interest or security title involving no change in possession. Delivery to a carrier for shipment, or by a carrier in the course of or in completion of shipment, shall not be deemed a transfer to or by such carrier.
- (b) Prohibited transfers of fuel oil.

 (1) No person shall transfer or accept a transfer of fuel oil or any other petroleum product for use in the operation of coal spraying equipment: Provided, That nothing herein contained shall prohibit any person from transferring or accepting a transfer of fuel oil or any other petroleum product for such use when required to expedite the unloading of railroad cars in cold weather where all of the following conditions are fully complied with:

(i) The coal to be sprayed shall have been screened through not larger than a one and one-quarter inch (1¼") round hole or equivalent screen.

(ii) The quantity of fuel oil or other petroleum product used in spraying such coal shall not be in excess of one quart to each ton of coal sprayed.

(iii) Such coal shall be sprayed at the mine only and only during the months of December, January, February and March.

(iv) Such coal shall be destined for and shipped only to points outside of the States of South Carolina, Georgia, Florida, Alabama, Mississippi, Arkansas, Louisiana, Oklahoma, Texas, New Mexico, Arizona or California.

(2) No person shall transfer or accept a transfer of fuel oil for use in the operation of additional facilities or converted facilities except:

(i) Where in the case of new construction, the additional facilities were specified in the construction contract and the foundation under the main part of the structure in which the additional facilities were to be installed was completed,

No. 128-

in Area One prior to July 31, 1942, or in Area Two prior to July 22, 1943;

(ii) Where in the case of converted facilities, such conversion was completed, in Area One prior to July 31, 1942, or in Area Two prior to July 22, 1943;

(iii) Where in the case of either additional or converted facilities, the person using such facilities cannot use an alternate fuel either because such fuel is unavailable or because technical utilization factors prevent its use;

(iv) Where the additional facility is

a space heater:

(a) To the extent necessary to operate such space heater until the date fixed by the Office of Price Administration in Ration Order No. 11 as the final date for replacement of such space heater by equipment using an alternate fuel; or

(b) A War Price and Rationing Board established by the Office of Price Administration has issued an auxiliary ration for the operation of such space heater;

(c) Such space heater is used to heat the same premises heated by it, in Area One prior to December 19, 1942, or in Area Two prior to July 22, 1943; or

(d) For the purposes of increasing efficiency, such space heater replaces a space heater which is not an additional facility or which is specified in paragraph (b) (2) (iv) (c); or

(e) Such space heater is used in a house trailer; or

(f) Such space heater has been acquired pursuant to Ration Order No. 9 issued by the Office of Price Administration.

(3) No person shall transfer or accept a transfer of fuel oil for use in the operation of fuel oil burning equipment where standby facilities are available unless such standby facilities are operated to take the place of such equipment to the maximum possible extent and to effect the maximum reduction of fuel oil requirements.

(4) No person shall transfer or accept a transfer of fuel oil for the operation of a passenger automobile.

(5) No person shall transfer or accept a transfer of fuel oil for use in the operation of weed spraying or weed burning equipment for weed control purposes on any road, street, highway or railway right-of-way.

(c) Directions as to conversions. The Petroleum Administrator for War or any designated representative of the Petroleum Administration for War may, from time to time, examine and investigate the fuel oil burning facilities owned or operated by any person for the purpose of determining whether such equipment can be converted to the use of an alternate fuel. In making such investigation facts and circumstances which may relate to the particular problem, including the availability of alternate fuel. shall be considered. If it is found that the fuel oil burning facilities of any person may be converted to the use of alternate fuel, and that a supply of such fuel is available, without any unreasonable expenditure upon the part of the person and without working any exceptional or unreasonable hardship upon such person, then the Petroleum Administrator for War may, after notice sufficient to permit such conversion, forbid further transfers of fuel oil for use in such facilities.

(d) Appeals. Any person affected by this order who considers that compliance therewith would work an exceptional and unreasonable hardship upon him may file an appeal setting forth the pertinent facts and the reasons why he considers himself entitled to relief. All appeals shall be filed in quadruplicate.

(e) Appeals and correspondence. All correspondence and all appeals filed under paragraph (d) shall, unless otherwise directed, be addressed to the District Director of Marketing, Petroleum

Administration for War at:

(1) 122 East 42nd Street, New York, New York, if the fuel oil is to be delivered or used in the States of Maine, New Hampshire, Vermont, Massachusetts, Rhode Island, Connecticut, New York, New Jersey, Delaware, Pennsylvania, Maryland, Virginia, West Virginia, North Carolina, South Carolina, Georgia, or Florida, or the District of Columbia.

(2) 1200 Blum Building, 624 South Michigan Avenue, Chicago, Illinois, if the fuel oil is to be delivered or used in the States of Ohio, Kentucky, Tennessee, Indlana, Michigan, Illinois, Wisconsin, Minnesota, Iowa, Missouri, Oklahoma, Kansas, Nebraska, South Dakota, or North Dakota.

(3) 245 Mellie Esperson Building, Houston, Texas, if the fuel oil is to be delivered or used in the States of Alabama, Mississippi, Louisiana, Arkansas, Texas, or New Mexico.

Texas, or New Mexico.
(4) 320 First National Bank Building, Denver, Colorado, if the fuel oil is to be delivered or used in the States of Montana, Wyoming, Colorado, Utah, or Idaho.

(5) 855 Subway Terminal Building, Los Angeles, California, if the fuel oil is to be delivered or used in the States of Arizona, California, Nevada, Oregon, or Washington, or the Territories of Alaska or Hawaii.

(1) Violations. Any person who wilfully violates any provision of this order, or who, by any act or omission, falsifies records kept or information furnished in connection with this order is guilty of a crime and upon conviction may be punished by fine or imprisonment.

Any person who wilfully violates any provision of this order may be prohibited from delivering or receiving any material under priority control, or such other action may be taken as is deemed appropriate.

(g) Effective date. This order shall take effect fifteen days after date of issuance.

(E.O. 9276, 7 F.R. 10091; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 23d day of June 1943.

RALPH K. DAVIES,

Deputy Petroleum

Administrator for War.

Ехнівіт А

(a) Area One: The States of Connecticut, Delaware, Florida (east of the Appalachicola River), Georgia, Illinois, Indiana, Iowa, Kansas, Kentucky, Maine, Maryland, Massachusetts, Michigan, Minnesota, Missouri, Nebraska, New Hampshire, New Jersey, New York, North Carolina, North Dakota, Ohio, Oklahoma, Oregon, Pennsylvania, Rhode Island, South Carolina, South Dakota, Tennessee, Vermont, Virginia, Washington, West Virginia, Wisconsin, and the District of Columbia.

(b) Area Two: The States of Alabama, Arizona, Arkansas, California, Colorado, Florida (west of the Appalachicola River), Idaho, Louisiana, Mississippi, Montana, Nevada, New Mexico, Texas, Utah, and Wyoming.

[F. R. Doc. 43-10403; Filed, June 28, 1943; 4:50 p. m.]

TITLE 47—TELECOMMUNICATION

Chapter I—Federal Communications Commission

PART 15—RULES AND REGULATIONS GOV-ERNING ALL RADIO STATIONS IN THE WAR EMERGENCY RADIO SERVICE

MISCELLANEOUS AMENDMENTS

The Commission, on June 22, 1943, effective immediately, adopted the following new sections:

§ 15.5 Control unit. The term "control unit" means any station unit licensed in the war emergency radio service and designated by the licensee, with the approval of the radio aide or communications officer, to direct the use and operation of other station units of the same licensee which, together with the control unit so designated, constitute a coordinated communication system.

§ 15.56 Service for U.S. Government. During emergencies endangering the safety of life or property, the licensee of any station in the war emergency radio service may use any licensed unit of such station to provide essential communication for the United States Government, when requested to do so by the government department or agency concerned, Provided, That a written notice of such operation, including designation of the source of the request, is sent within 24 hours after the commencement of such operation to the inspector in charge of the radio district in which the station is located, and a copy of such notice is sent to the Federal Communications Commission in Washington, D. C.

The Commission also amended existing sections as follows:

In § 15.24 Nonexclusive use of frequencies (7 F.R. 4457), delete the words "be required to" in the second sentence.

In paragraph (a) of § 15.25 Frequency stability (7 F.R. 4457), add the words "during operation" after the term "without readjustments" inside the parentheses.

Paragraph (g) of § 15.31 Logs (7 F.R. 4457), was modified to read:

(g) Signature and title of person maintaining log record. Provided, however, That operation in a blackout or

during an emergency endangering safety of life or important property, such record of operation shall be reduced to writing at the earliest opportunity and in such detail as may be practicable.

In § 15.54 Availability of station license add the word "unit" after the term "station" in each instance, so that this section will read:

§ 15.54 Availability of station license. The original license shall be associated with the station unit normally in control of all station units covered by the license, and photocopies of the original license provided by the licensee shall be associated with each of the other station units covered by the license. The original and all photocopies shall be readily available for inspection at any time by an authorized government representative.

Section 15.63 Service which may be rendered was modified to read:

§ 15.63 Service which may be rendered. (a) Civilian defense stations may be used during emergencies endangering life, public safety, or important property, for essential communication relating to civilian defense or national security. Civilian defense station licensees, when requested in specific instances by the licensee of any State guard station or the licensee of any civil air patrol station, may use their licensed civilian defense stations for essential communication with such State guard or civil air patrol station(s), during emergencies endangering life, public safety, or important property. Civilian defense stations shall not be operated on board any aircraft unless specific authority for such operation has been granted by the Commission upon showing of need there-

(b) Upon application and showing of need therefor, individual control units may be authorized to communicate during the first 15 minutes of each hour with control units of the same licensee or other licensees, and with other units of the same licensee, for the exclusive purpose of handling essential communications preparatory to any anticipated emergency involving the safety of life or important property in connection with civilian defense or national security. Units other than control units may transmit, for this purpose, only when directed to do so by an authorized control unit of the same licensee. When operating under this provision, each unit shall comply with operating instructions given by the authorized control unit. The use and operation of control units as provided in this subsection shall be discontinued during such periods as may be deemed necessary by the licensee in order to avoid interference to any tests or drills being conducted in accordance with §§ 15.75 and 15.76 of these rules.

(Sec. 4 (i), 48 Stat. 1068; 47 U.S.C. 154 (i))

By the Commission.

[SEAL]

T. J. SLOWIE, Secretary.

[F. R. Doc. 43-10395; Filed, June 29, 1943; 9:23 a. m.]

Notices

DEPARTMENT OF AGRICULTURE.

Farm Security Administration.

REGIONAL DIRECTORS OF THE FARM SECURITY ADMINISTRATION

DELEGATION OF AUTHORITY TO APPROVE SALES OF REAL PROPERTY AND EXECUTE DEEDS

March 20, 1943.

Pursuant to the authority vested in the Administrator by Secretary's Memorandum dated March 15, 1943, It is hereby ordered, That:

I. The regional directors of the FSA are authorized to execute, on behalf of the United States of America, all deeds or other instruments necessary to convey any real property or interest therein held by the United States of America and under the jurisdiction of the FSA, including real property held in trust for any state RR corporation, when such sales or conveyances are authorized by applicable FSA Instructions, or otherwise, subject to the following limitations:

A. When economic farm units are sold or conveyed to persons eligible for assistance from the FSA, the purchase price shall be based on the earning capacity of the farms and shall be payable over a period not in excess of 40 years. The unpaid portion of the purchase price shall bear interest at the rate of three per cent.

B. When subsistence units are sold or conveyed, the purchase price shall be consistent with the income of the purchasers and shall be payable over a period not in excess of 40 years. The balance of the purchase price shall bear interest at three per cent.

C. When land is sold or conveyed to persons not eligible for FSA assistance, the purchase price shall be at the maximum price obtainable and on the terms most favorable to the Government.

II. All sales and conveyances shall conform to all applicable requirements of law and all applicable regulations of this Department.

III. In the absence of the regional director, the authority hereby conferred may be exercised by the person who acts in his place and stead as the acting regional director.

Approved June 28, 1943.

[SEAL]

C. B. BALDWIN, Administrator.

[F. R. Doc. 43-10375; Filed, June 28, 1943; 1:54 p. m.]

MILAM COUNTY, TEXAS

DESIGNATION OF LOCALITIES FOR TENANT PURCHASE LOAMS

In accordance with the rules and regulations promulgated by the Secretary of Agriculture on July 1, 1941, as extended by Supplement 2 of Secretary's Memorandum No. 867 issued as of July 1, 1942, loans made in the county mentioned herein, under Title I of the Bankhead-Jones Farm Tenant Act, may be made

within the localities herein described and designated. The value of the average farm unit of thirty acres and more in each of these localities has been determined in accordance with the provisions of the said rules and regulations. A description of the localities and the determination of value for each follow:

REGION VIII-TEXAS

MILAM COUNTY

Locality I, consisting of Precinct 1___ \$6,843 Locality II, consisting of Precinct 2__ Locality III, consisting of Precinct 3_ 2,448 Locality IV, consisting of Precinct 4__ 2,496 Locality VI, consisting of Precinct 5... 4,854
Locality VII, consisting of Precinct 6... 5,247
Locality VIII, consisting of Precinct 7... 6,381
Locality VIII, consisting of Precinct 8... 4,136

The purchase price limit previously established for the county above-mentioned is hereby cancelled.

Approved: June 28, 1943.

[SEAL]

C. B. BALDWIN. Administrator.

[F. R. Doc. 43-10431; Filed, June 29, 1943; 11:30 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[Order 206 Under MPR 188]

WESTVACO CHLORINE PRODUCTS CORP.

ORDER OF REVOCATION

Order No. 206 under § 1499.161 (a) of Maximum Price Regulation No. 188— Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, It is hereby ordered, That Order No. 206 under § 1499.161 (a) of Maximum Price Regulation No. 188 be and it hereby is revoked.

This order shall become effective July

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 28th day of June 1943.

PRENTISS M. BROWN, . Administrator.

[F. R. Doc. 43-10382; Filed, June 28, 1943; 3:10 p. m.]

Regional Office Orders.

[Region VIII Order G-5]

DRIED BLOOD AND BLOOD MEAL SOLD FOR PRODUCTION OF PLYWOOD PRODUCTS

Order No. G-5 under § 1499.18 (c), as amended, of General Maximum Price Regulation (formerly Order No. 6). Adjusted maximum prices of dried blood and blood meal sold for the production of plywood products.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to and under the authority vested in the Regional Administrator by the Emergency Price Control Act of 1942 and § 1499.18 (c), as amended, of the General Maximum Price Regulation, It is hereby ordered:

(1) The maximum prices for dried blood or blood meal sold and delivered in the states of California, Oregon, Washington, Arizona, and Nevada for use in producing adhesives in connection with the production of plywood shall be the seller's previous maximum price determined under the General Maximum Price Regulation, or a price equal to the maximum price established by Maximum Price Regulation No. 74, as amended, for dried blood or blood meal sold for animal feeding purposes, whichever is higher.

(2) For purposes of this order, the terms "dried blood" and "blood meal" shall have the same meaning as in Maximum Price Regulation No. 74 as amended.

(3) This order may be amended or revoked by the Office of Price Administration at any time.

(4) This order shall become effective upon its issuance.

(Pub. Laws 421 and 729, 77th Cong., E.O. 9250, 7 F.R. 7871)

Issued this 31st day of December, 1942. HARRY F. CAMP. Regional Administrator.

[F. R. Doc. 43-10377; Filed, June 28, 1943; 2:53 p. m.]

[Region VIII Order G-6]

ALFALFA MEAL IN CALIFORNIA AND ARIZONA

Order No. G-6 under § 1499.18 (c) of the General Maximum Price Regulation as amended (Formerly Order No. 7). Maximum prices for sales of alfalfa meal by alfalfa meal millers located in California and Arizona, and for all sales of alfalfa meal delivered to purchasers in the States of California and Arizona by alfalfa meal millers located outside of these States.

For the reasons set forth in an opinion issued simultaneously herewith, and pursuant to and under the authority vested in the Regional Administrator by the Emergency Price Control Act of 1942 and § 1499.18 (c) of the General Maximum Price Regulation, as amended, it is hereby ordered:

SECTION 1. Maximum prices for alfalfa meal sold by alfalfa meal millers located in the States of California and Arizona.—(A) Maximum prices f. o. b. alfalfa meal mill—(a) Maximum price for No. 1—14% protein alfalfa meal. The maximum price for alfalfa meal millers whose mills are located in California and Arizona for No. 1—14% protein alfalfa meal (14% protein, 30% fiber) per ton f. o. b. alfalfa meal mill shall be the sum of:

(i) The market price for U.S. No. 2 Leafy alfalfa hay,

(ii) A conversion charge of \$8.25, and (iii) The cost of bags furnished by the alfalfa meal miller not to exceed the maximum prices established therefor under any Maximum Price Regulation issued by the Office of Price Administra-

(b) Market price for U.S. No. 2 leafy alfalfa hay. (1) Alfalfa meal mills located in Southern California and Arizona shall use as the market price for U. S. No. 2 leafy alfalfa hay the average price quoted in the Federal State Market News Service for U.S. No. 2 leafy alfalfa hay at Los Angeles, on the Friday preceding the day on which the particular sale of meal is made, less transportation costs at the lowest available common carrier rate for alfalfa hay from Los Angeles to the particular alfalfa meal mill.

(2) Alfalfa meal mills located in Northern California shall use as the market price for U.S. No. 2 leafy alfalfa hay the average price quoted in the Federal State Market News Service for U.S. No. 2 leafy alfalfa hay at San Francisco, on the Friday preceding the day on which the particular sale of meal is made, less transportation costs at the lowest available common carrier rate for alfalfa hay from San Francisco to the par-

ticular alfalfa meal mill.

(c) Maximum prices for grades of alfalfa meal other than No. 1—14% protein. The maximum prices for grades of alfalfa meal other than No. 1—14% protein shall be determined as follows:

(1) The maximum price for No. 1 standard alfalfa meal (15% protein, 28% fiber) shall be the maximum price determined under Paragraph (a) above for No. 1—14% protein alfalfa meal, plus the sum of \$2.00.

(2) The maximum price for No. 1 alfalfa leaf meal (20% protein, 18% fiber) shall be the maximum price determined under Paragraph (a) above for No. 1— 14% protein alfalfa meal, plus the sum of \$10.00.

(3) The maximum price for No. 1 alfalfa stem meal (9%-10% protein, 30% fiber) shall be the maximum price determined under Paragraph (a) above for No. 1—14% protein alfalfa meal, less the sum of \$10.00.

(4) The maximum prices for all other grades of alfalfa meal shall be the maximum price determined under Paragraph (a) above for No. 1—14% protein alfalfa meal, plus or minus, as the case may be, the dollars and cents differential existing between the particular seller's March maximum price determined under Section 2 of the General Maximum Price Regulation for No. 1—14% protein alfalfa meal and the particular grade of alfalfa meal being priced.

(5) Alfalfa meal millers who, during March 1942, made an extra charge for fine ground alfalfa meal shall add the sum of 75¢ per ton to the above mentioned maximum prices in order to determine the maximum prices for fine ground alfalfa meal. Alfalfa meal millers who, during March 1942, made no addition for fine ground meal are prohibited from now making any addition

for fine ground meal.

(B) Maximum delivered prices. The maximum delivered prices for alfalfa meal millers whose mills are located in California and Arizona shall be the maximum f. o. b. prices determined under Paragraphs (a) or (c) above, plus actual transportation costs for shipment to purchaser's receiving point, not to exceed the minimum motor common carrier rate.

Sec. 2 Maximum prices for alfalfa meal delivered to purchasers in the States of California and Arizona by alfalfa meal millers located outside of these states—(a) Delivered prices in Northern California. The maximum price for alfalfameal delivered to a purchaser in Northern California by an alfalfa meal miller whose mill is located outside of California and Arizona shall be the lower of the maximum prices for the particular grade of alfalfa meal delivered at San Francisco by the following alfala meal mills:

Denver Alfalfa Milling & Products Co., Tracy, California.

San Francisco Milling Co., Ltd., San Francisco, California.

(b) Delivered prices in Southern California. The maximum price for alfalfa meal delivered to a purchaser in Southern California by an alfalfa meal miller whose mill is located outside of California and Arizona shall be the lower of the maximum prices for the particular grade of alfalfa meal delivered at Los Angeles by the following alfalfa meal mills:

Union Supply & Milling Corp., Roscoe, California.

Fernando Valley Milling & Supply Co., Van Nuys, California.

(c) Delivered prices in Arizona. The maximum price for alfalfa meal delivered to a purchaser in Arizona by an alfalfa meal miller whose mill is located outside of California and Arizona shall be the lower of the maximum prices for the particular grade of alfalfa meal delivered at Phoenix, Arizona, by the following alfalfa meal mills:

Pecos Valley Alfalfa Meal Co., Chandler, Arizona.

Tremaine Alfalfa Milling Co., Arizona.

(d) Definitions. The term "Northern California" as used in this order means that portion of California bounded on the South by the northern boundaries of San Luis Obispo, Kern and San Bernardino Counties.

The term "Southern California" as used in this order means that portion of California bounded on the North by the northern boundaries of San Luis Obispo, Kern and San Bernardino Counties.

Sec. 3. Alfalfa meal millers affected by this order shall not change their customary allowances, discounts or other price differentials except to the extent any change made results in a lower price.

Sec. 4. This order shall not apply to

dehydrated alfalfa meal.

Sec. 5. Any maximum price determined under this order shall be subject to adjustment at any time by the Office of Price Administration.

SEC. 6. This order may be revoked or amended by the Office of Price Administration at any time.

SEC. 7. This order shall become effective upon its issuance.

(Pub. Lews 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 9th day of January 1943.

HARRY F. CAMP, Regional Administrator.

[F. R. Doc. 43-10379; Filed, June 28, 1943; 2:55 p. m.]

[Region VIII Order G-6, Amdt. 1]
ALFALFA MEAL IN CALIFORNIA AND
ARIZONA

Amendment No. 1 to Order No. G-6 (formerly Order No. 7) under § 1499.18 (c) of the General Maximum Price Regulation, as Amended Maximum prices for sales of alfalfa meal by alfalfa meal millers located in California and Arizona, and for all sales of alfalfa meal delivered to purchasers in the States of California and Arizona by alfalfa meal millers located outside of these States.

For the reasons set forth in an opinion issued simultaneously herewith, and pursuant to and under the authority vested in the Regional Administrator by the Emergency Price Control Act of 1942, as amended, and § 1499.18 (c) of the General Maximum Price Regulation, as amended, and in accordance with the authority reserved in paragraph 6 of Order No. G-6 issued pursuant to \$1499.18 (c), to amend the said order at any time, the said Order No. G-6 is hereby amended in the following particulars:

1. Section 1 of said order is hereby amended by striking it out and substituting in place and stead thereof the following:

Section 1. Maximum prices for alfalfa meal sold by alfalfa meal millers located in the States of California and Arizona—(A) Maximum prices f. o. b. alfalfa meal mill—(a) Maximum prices for No. 1—14% protein alfalfa meal. The maximum price for alfalfa meal millers whose mills are located in California and Arizona for No. 1—14% protein alfalfa meal (14% protein, 30% fiber) per ton f. o. b. alfalfa meal mill shall be the sum of:

(i) The market price for U. S. No. 2

leafy alfalfa hay,

(ii) A conversion charge of \$8.25, and (iii) The cost of bags furnished by the alfalfa meal miller not to exceed the maximum prices established therefor under any Maximum Price Regulation issued by the Office of Price Administration.

(b) Market price for U. S. No. 2 leafy alfalfa hay. (1) Alfalfa meal mills located in Southern California and Arizona shall use as the market price for U. S. No. 2 leafy alfalfa hay the average price quoted by the Federal State Market News Service for U. S. No. 2 leafy alfalfa hay at Los Angeles, on the Monday preceding the day on which the particular sale of meal is made, less transportation costs at the lowest available common carrier rate for alfalfa hay from Los Angeles to the particular alfalfa meal mill.

(2) Alfalfa meal mills located in Northern California shall use as the market price for U. S. No. 2 leafy alfalfa hay the average price quoted by the Federal State Market News Service for U.S. No. 2 lcafy alfalfa hay at San Francisco, on the Monday preceding the day on which the particular sale of meal is made, less transportation costs at the lowest available common carrier rate for alfalfa hay from San Francisco to the particular alfalfa meal mill.

(c) Maximum prices for grades of alfalfa meal other than No. 1—14% protein. The maximum prices for grades of alfalfa meal other than No. 1—14% protein shall be determined as follows:

(1) The maximum price for No. 1 fine ground alfalfa meal (15% protein, 28% fiber) shall be the maximum price determined under paragraph (a) above for No. 1—14% protein alfalfa meal, plus the sum of \$2.00, or plus the dollars and cents differential existing between the particular seller's March maximum price determined under \$1499.2 of the General Maximum Price Regulation for No. 1—14% protein alfalfa meal and No. 1 fine ground alfalfa meal (15% protein, 28% fiber), whichever is the lower.

(2) The maximum price for No. 1 alfalfa leaf meal (20% protein, 18% fiber) shall be the maximum price determined under paragraph (a) above for No. 1—14% protein alfalfa meal, plus

the sum of \$10.00.

(3) The maximum price for No. 1 alfalfa stem meal (9%-10% protein, 40% fiber) for alfalfa meal millers located in Northern California shall be the maximum price determined under paragraph (a) above for No. 1—14% protein alfalfa meal, less the sum of \$7.50, and for alfalfa meal millers located elsewhere, less the sum of \$10.00.

(4) The maximum prices for all other grades and kinds of alfalfa meal shall be the maximum price determined under paragraph (a) above for No. 1—14% protein alfalfa meal, plus or minus, as the case may be, the dollars and cents differential existing between the particular seller's March maximum price determined under § 1499.2° of the General Maximum Price Regulation for No. 1—14% protein alfalfa meal and the particular grade and kind of alfalfa meal being priced.

(B) Maximum delivered prices. The maximum delivered prices in California, Arizona, Nevada, Oregon and Washington, for alfalfa meal millers whose mills are located in California and Arizona shall be the maximum f. o. b. prices determined under Paragraphs (a) or (c) above, plus actual transportation costs for shipment to purchaser's receiving point, not to exceed the minimum motor common carrier rate.

2. Section 4 of said order is hereby amended by striking it out and substituting in place and stead thereof the

following:

Sec. 4. Maximum prices for alfalfa meal mills located in California, Arizona, Nevada, Oregon and Washington for dehydrated alfalfa meal. The maximum prices of alfalfa meal mills located in Region VIII (California, Arizona, Nevada,

Oregon and Washington) for debydrated alfalfa meal shall be determined as follows:

(a) The maximum price f. o. b, mill for 17% protein, 24% fiber dehydrated alfalfa meal shall be the particular hill's maximum price for sun-cured alfalfa leaf meal (20% protein, 18% fiber) as determined under Section 1 above, plus the sum of \$2.50.

(b) The maximum price f. o. b. mill for 20% protein, 18% fiber dehydrated alfalfa meal shall be the particular mill's maximum price for sun-cured alfalfa leaf meal (20% protein, 18% fiber) as determined under Section 1 above, plus the

sum of \$6.00.

- (c) The maximum prices f. o. b. mill for all other grades of dehydrated alfalfa meal shall be the maximum price determined under parapraph (a) above for 17% protein, 24% fiber dehydrated alfalfa meal, plus or minus, as the case may be, the dollars and cents differential existing between the seller's March maximum price, determined under § 1499.2 of the General Maximum Price Regulation for 17% protein, 24% fiber dehydrated alfalfa meal and the particular grade of dehydrated alfalfa meal being priced.
- 3. This Amendment No. 1 shall be subject to adjustment and amendment by the Office of Price Administration at any time.
- 4. This Amendment No. 1 shall become effective upon its issuance.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 23rd day of January 1943.

HARRY F. CAMP, Regional Administrator.

[F. R. Doc. 43-10380; Filed, June 28, 1943; 2:55 p. m.]

[Region VIII, Order G-6, Amdt. 2]

ALFALFA MEAL IN CALIFORNIA AND ARIZONA

Amendment No. 2 to Order No. G-6 (formerly Order No. 7) under § 1499.18 (c), as amended, of the General Maximum Price Regulation. Maximum prices for sales of alfalfa meal by alfalfa meal millers located in California and Arizona, and for all sales of alfalfa meal delivered to purchasers in the States of California and Arizona by alfalfa meal millers located outside of these states.

For the reasons set forth in an opinion issued simultaneously herewith, and pursuant to and under the authority vested in the Regional Administrator by the Emergency Price Control Act of 1942, as amended, and § 1499.18 (c), as amended, of the General Maximum Price Regulation, and in accordance with the authority reserved in paragraph 6 of Order No. G-6 issued pursuant to § 1499.18 (c) to amend the said order at any time, the said Order No. G-6 is hereby amended in the following particulars:

1. Section 1 (A) (a) and (b) of said order is hereby amended by striking out said paragraphs and substituting in place and stead thereof the following:

SECTION 1. Maximum prices for alfalfa meal sold by alfalfa meal millers located in the States of California and Arizona—(A) Maximum prices f. o. b. alfalfa meal mill—(a) Maximum price for No. 1—14% protein alfalfa meal. The maximum price for No. 1—14% protein—30% fiber) sold by alfalfa meal millers located in California and Arizona, per ton f. o. b. alfalfa meal mill, shall be the sum of:

(i) The average cost of alfalfa hay as determined under paragraph (b) below

(ii) A conversion charge of \$8.25

(iii) The cost of bags furnished by the alfalfa meal mill, not to exceed the maximum prices established therefor under any maximum price regulation issued by the Office of Price Administration.

- (b) Average cost of alfalfa hay. Alfalfa meal millers shall determine the average cost of alfalfa hay in the following manner: The total net landed cost of all alfalfa hay purchased each week, in no event to exceed the maximum price thereof, shall be divided by the total tonnage. The resulting figure shall be used during the succeeding week in determining the particular mill's maximum price under paragraph (a) above. If, during a particular week, no alfalfa hay is purchased by the particular mill, the average cost of hay determined for the last week during which alfalfa hay was purchased shall be used.
- 2. Section 4 of said order is hereby amended by striking it out and substituting in place and stead thereof the following:

Sec. 4. Maximum price for alfalfa meal mills located in Region VIII for dehydrated alfalfa meal. (a) The maximum prices for dehydrated alfalfa meal 17% Protein, 24%-28% Fiber, sold by alfalfa meal mills located in Region VIII shall be the sum of:

(i) The average cost of alfalfa hay determined under section 1 (A) (a) above.
(ii) A conversion charge of \$19.00.

(iii) The cost of bags furnished by the alfalfa meal miller, not to exceed the maximum prices established therefor under any maximum price regulation issued by the Office of Price Administration.

provided, in no event shall the maximum price determined hereunder, exclusive of

bags, exceed \$43.00 per ton.

(b) The maximum prices f. o. b. mill for all other grades of dehydrated alfalfa meal shall be the maximum price determined under paragraph (a) above for 17% protein, 24%-28% fiber dehydrated alfalfa meal, plus or minus, as the case may be, the dollars and cents differential existing between the seller's March maximum price, determined under § 1499.18 (c) of the General Maximum Price Regulation for 17% protein, 24%-28% fiber dehydrated alfalfa meal and the particular grade of dehydrated alfalfa meal being priced.

(c) Region VIII, as used in this order, means the states of California, Oregon, Washington, Nevada and Arizona, except those portions of Coconino County and Mohave County lying North of the Colorado River; and the following counties in the State of Idaho: Benewah, Bonner, Boundary, Clearwater, Koote-

nal, Latah, Lewis, Nez Perce, Shoshone, and Idaho.

- 3. This Amendment No. 2 shall be subject to adjustment and amendment by the Office of Price Administration at any time.
- 4. This Amendment No. 2 shall become effective upon its issuance.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 13th day of April 1943.

L. F. GENTNER.

[F. R. Doc. 43-10381; Filed, June 23, 1943; 2:53 p. m.]

Acting Regional Administrator.

[Region VIII Order G-6, Amdt. 3]

ALFALFA MEAL IN CALIFORNIA AND ARIZONA

Amendment No. 3 to Order No. G-6 (formerly Order No. 7) under § 1499.18 (c) as amended of the General Maximum Price Regulation. Maximum prices for sales of alfalfa meal by alfalfa meal millers located in California and Arizona, and for all sales of alfalfa meal delivered to purchasers in the States of California and Arizona by alfalfa meal millers located outside of these States.

For the reasons set forth in an opinion issued simultaneously herewith, and pursuant to and under the authority vested in the Regional Administrator by the Emergency Price Control Act of 1942, as amended and § 1499.18 (c), as amended of the General Maximum Price Regulation, and in accordance with the authority reserved in paragraph 6 of Order No. G-6 issued pursuant to § 1499.18 (c) to amend the said order at any time, the said Order No. G-6 is hereby amended in the following particulars:

- 1. Section 4 (b) of said order is amended to read "section 4 (c)" and section 4 (d)", and the following new section 4 (b) is added:
- (b) The maximum price f. o. b. mill for 20% protein, 18% fiber dehydrated alfalfa meal shall be the maximum price determined under paragraph (a) above for 17% protein, 24%-28% fiber dehydrated alfalfa meal, plus the dollars and cents differential existing between the seller's March maximum price determined under section 2 of the General Maximum Price Regulation for 17% protein, 24%-28% fiber dehydrated alfalfa meal and 20% protein, 18% fiber dehydrated alfalfa meal, or \$3.50, whichever is lower.
- 2. This Amendment No. 3 shall be subject to adjustment and amendment by the Office of Price Administration at any time.
- 3. This Amendment No. 3 shall become effective upon its issuance.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 20th day of April 1943.

FRANK E. MARSH,

Acting Regional Administrator.

[F. R. Dop. 43-10376; Filed, June 23, 1943; 2:53 p. m.]

[Region VIII Order G-6, Amdt. 4] ALFALFA MEAL IN CALIFORNIA AND ARIZONA

Amendment No. 4 to Order No. G-6 under § 1499.18 (c) as amended of the General Maximum Price Regulation (formerly Order No. 7 under Section 18 (6)). Maximum prices for sales of alfalfa meal by alfalfa meal millers located in California and Arizona, and for all sales of alfalfa meal delivered to purchasers in the States of California and Arizona by alfalfa meal millers located outside of these States.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1499.18 (c) as amended, of the General Maximum Price Regulation, It is hereby ordered, That Order No. G-6 under § 1499.18 (c) as amended, of the General Maximum Price Regulation (formerly Order No. 7 under section 18 (c)) be amended in the following particulars:

1. Section 1 (c) of said order is hereby amended to read as follows:

(c) Maximum prices for grades of alfalfa meal other than No. 1—14% protein. The maximum prices for grades of alfalfa meal other than No. 1—14% protein shall be determined as follows:

(1) The maximum price for No. 1 fine ground alfalfa meal (15% protein, 28% fiber) shall be the maximum price determined under paragraph (a) above for No. 1—14% protein alfalfa meal, plus the sum of \$2.00, or plus the dollars and cents differential existing between the particular seller's March maximum price determined under section 2 of the General Maximum Price Regulation for No. 1—14% protein alfalfa meal and No. 1 fine ground alfalfa meal (15% protein, 28% fiber), whichever is the lower.

(2) The maximum price for No. 1 alfalfa leaf meal (20% protein, 18% fiber) shall be the maximum price determined under paragraph (a) above for No. 1—14% protein alfalfa meal, plus the sum

of \$10.00.

(3) The maximum price for No. 1 alfalfa stem meal (9%-10% protein, 40% fiber) for alfalfa meal millers located in Northern California shall be the maximum price determined under paragraph (a) above for No. 1—14% protein alfalfa meal, less the sum of \$7.50, and for alfalfa meal millers located elsewhere, less the sum of \$10.00.

(4) The maximum price for alfalfa meal, below 20% protein, and above 15% protein, shall be determined by deducting \$2.00 for each 1% of protein value below 20% from the seller's maximum price for 20% protein, 18% fiber alfalfa meal.

(5) The maximum price for alfalfa meal, below 14% protein, and above 10% protein, shall be determined by deducting \$2.00 for each 1% of protein value below 14%, from the seller's maximum price for 14% protein, 30% fiber alfalfa meal.

(6) The maximum prices for all other grades and kinds of alfalfa meal shall be the maximum price determined under paragraph (a) above for No. 1—14% protein alfalfa meal, plus or minus, as the

case may be, the dollars and cents differential existing between the particular seller's March maximum price determined under section 2 of the General Maximum Price Regulation for No. 1—14% protein alfalfa meal and the particular grade and kind of alfalfa meal being priced.

This Amendment No. 4 shall become effective June 14, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 10th day of June 1943. L. F. Gentner, Acting Regional Administrator.

[F. R. Doc. 43-10378; Filed, June 28, 1943; 2:53 p. m.]

SECURITIES AND EXCHANGE COM-MISSION.

LAWRENCE R. LEEBY & Co.

ORDER DENYING EFFECTIVENESS TO NOTICE OF WITHDRAWAL AND REVOKING REG-

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 26th day of June, A. D. 1943.

In the matter of Lawrence R. Leeby, doing business as Lawrence R. Leeby & Co., Southern Building, Washington, D. C.

Proceedings having been instituted by order of the Commission pursuant to section 15 (b) of the Securities Exchange Act of 1934 to determine whether the registration of Lawrence R. Leeby, doing business as Lawrence R. Leeby & Co., as a broker-dealer, should be revoked, or whether said Lawrence R. Leeby, doing business as Lawrence R. Leeby & Co., should be permitted to withdraw his resignation pursuant to a notice of withdrawal of registration, and if so whether terms and conditions should be imposed on such withdrawal; hearings having been held after appropriate notice, and the Commission having this day issued its findings and opinion;

It is ordered, on the basis of said findings and opinion, that the notice of withdrawal of registration of the said Lawrence R. Leeby, doing business as Lawrence R. Leeby & Co., as a broker-dealer be, and it hereby is, denied effectiveness, and that the registration of the said Lawrence R. Leeby, doing business as Lawrence R. Leeby & Co., as a broker-dealer, be, and it hereby is, revoked.

By the Commission,

[SEAL]

ORVAL L. DuBois, Secretary.

[F. R. Doc. 43-10423; Filed June 29, 1943; 11:11 a. m.]

E. S. PRICE AND Co.

ORDER DENYING EFFECTIVENESS TO NOTICE OF WITHDRAWAL AND REVOKING REGISTRATION

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 26th day of June, A. D. 1943.

In the matter of Ernest S. Frice, doing busine - 18 E. S. Price and Company, 1010 Vermont Avenue, N. W., Washington, D. C.

Proceedings having been instituted pursuant to section 15 (b) of the Securities Exchange Act of 1934 to determine whether the registration of Ernest S. Price, doing business as E. S. Price and Company should be revoked, and whether a notice of withdrawal of the said registration should be permitted to become effective:

A hearing having been held after appropriate notice, and the Commission having this day issued its findings and opinion;

It is ordered, On the basis of said findings and opinion that the notice of withdrawal of Ernest S. Price, doing business as E. S. Price and Company be, and it hereby is denied effectiveness, and that the registration of Ernest S. Price, doing business as E. S. Price and Company, as a broker-dealer be and the same is hereby revoked.

By the Commission.

[SEAL]

ORVAL L. Dubois, Secretary.

[F. R. Doc. 43-10424; Filed, June 29, 1943; 11:11 a, m.]

International Utilities Corp. et al.

NOTICE OF FILING OF PLAN, ORDER FOR HEAR-ING, AND ORDER CONSOLIDATING PROCEED-INGS

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 28th day of June, A. D. 1943.

In the matters of International Utilities Corporation and Dominion Gas and Electric Company, applicants, File No. 54–59; and International Utilities Corporation, Respondent, File No. 59–27.

I

Notice is hereby given that an application and an amendment thereto have been filed with this Commission, pursuant to the Public Utility Holding Company Act of 1935, by International Utilities Corporation ("International"), a registered holding company, and Dominion Gas and Electric Company ("Dominion"), a registered ; company and a subsidiary of International, whereby said applicants seek approval, pursuant to section 11 (e) of said Act, of a plan for certain action designed to enable. International to comply with section 11 (b) (2) of said Act, a copy of which plan is made a part of said amended application. All interested persons are referred to said documents which are on file in the office of this Commission for a statement of the transactions therein proposed, which are summarized as follows:

International, a corporation organized and existing under the laws of the State of Maryland, proposes to effect a merger with Dominion, a company incorporated under the laws of the State of Delaware, the continuing or resulting corporation to be organized under the laws of the State of Maryland.

Capital Surplus _____ 3, 275, 244, 60
Earned Surplus (deficit) ___ (108, 263, 83)

It is stated that since December 31, 1942, International has made purchases of the 83.50 Prior Preferred Stock so that, as of April 30, 1943, 93,946 shares were outstanding.

Amount of capital not segregated by classes of stock.

As of April 30, 1943, there were no dividends accrued, payable, and unpaid on the \$3.50 prior. preferred stock. Dividends were accrued, payable, and unpaid on the \$1.75 preferred stock and on the Class A stock as of that date in the respective amounts of \$15.82 per share and \$40.40 per share, or in the aggregate respective amounts of \$1,054,629.04 and \$3.559,923.21.

The capital structure (including surplus) of Dominion, per books, as of December 31, 1942, was as follows:

Collateral Trust Bonds, 61/2 % Series, due July 1, 1945____ Note and Account Payable to 83.946,500.00 International ... 407, 922, 66 87 Preferred Stock, without par value, \$25,000 shares. Common Stock (after deduc 2, 674, 609, 00 tion of 240 shares held in Treasury) 174,609 shares, par value 81 per share____ Capital Surplus 4. 355, 234, 84 Earned Surplus_____ 59,889,60

Total Capitalization and Surplus _____ 811, 444, 156, 10

All of the preferred and common stock of Dominion is owned by International except 2-93/1500 shares of common stock. International also owned, as of December 31, 1942, \$1,170,000 in principal amount of the Collateral Trust bonds of Dominion.

It is proposed that the corporation resulting from the merger of International and Dominion shall have the following capital structure (after the payment of a temporary loan in the principal amount of \$700.000 to be incurred initially pending the sale of certain assets, which loan it is anticipated will be paid in full within approximately two years after the consummation of the merger)

Capital Surplus_____ \$1,814,269.50

Total Capitalization and Surplus \$11,852,383.02

The plan provides that the presently outstanding securities of the merging companies shall be treated as follows:

(1) The publicly held bonds of Dominion will be retired through acquisition or redemption.

(2) The bonds of Dominion held by International, the indebtedness of Dominion to International evidenced by an account payable and by a note, and the stock of Dominion held by International, will be cancelled.

(3) The holders of the 2-93/1500 chares of common stock of Dominion will receive 2.06 shares of common stock of the resulting corporation.

(4) One share of the \$3.50 preferred stock of the resulting corporation will be delivered to the holders of the present \$3.59 prior preferred stock of International in substitution for each share of the latter stock owned by such holders.

(5) One and 9/10ths shares of the common stock of the resulting corporation will be delivered in substitution for each share of the present \$1.75 preferred stock of International, and in satisfaction of such dividend arrearages as may exist thereon.

(6) One and 4/10ths shares of common stock of the resulting corporation will be delivered in substitution for each share of the present Class A stock of International, and in satisfaction of such dividend arrearages as may exist thereon.

(7) 1/100th of of a share of the common stock of the resulting corporation will be delivered in substitution for each share of the presently outstanding Class B stock of International.

The \$3.50 preferred stock of the resulting corporation will have substantially the same attributed as the presently outstanding \$3.50 preferred stock of International, including dividend rate, redemption premium, and liquidation values, as well as certain additional rights.

These additional rights include:

(1) The privilege of electing, as a class, a majority of the Board of Directors upon the occurrence of certain contingencies:

(2) Restrictions upon the amount of debt which the corporation may incur without consent of the holders of two-thirds of the preferred stock;

(3) Provisions for a sinking fund for the gradual retirement of the preferred stock.

In connection with the merger, it is proposed that there be a revaluation of certain assets which, with other accounting adjustments, will result in a reduction of the aggregate carrying value of the net assets of the merging corporations from \$13,653,926 (after eliminating inter-company holdings) to \$11,802,308.

II

Heretofore, on April 27, 1943, the Commission entered an order (Holding Company Act Release No. 4270) in the proceeding theretofore instituted by the Commission against International pursuant to section 11 (b) (2) of the Act identified by the Commission's File, No. 59-27, which order was, in persinent part, as follows:

Ordered, That International Utilities Corporation terminate its existence in a manner consistent with the provisions of the Act;

It is further ordered, That flurisdiction be, and the same hereby is, reserved to enter such further order or orders as may be necessary or appropriate for the purpose of ensuring that the provisions of this order are effectuated in manner consistent with the provisions of the Act.

On the same date, the Commission issued and filed its Findings and Opinion in said proceeding, the concluding paragraphs of which were as follows:

As we have noted above, International has filed with us plan, under section 11 (e) of the Act, providing for the termination of its existence by means of the merger of International into Dominion. Since we have found that the corporate structure of International distributes voting power unfairly and inequitably among the security holders of the International holding-company system, and unduly and unnecessarily complicates the structure of the system, any planfor the merger of International must provide for a fair and equitable distribution of voting power in the continuing company and for a simplified corporate structure.

In due course an order will issue consolidating the proceeding on the plan with the present proceeding and reconvening the hearings. The questions which will, necessarily arise as to the treatment of the various security holders of International and Dominion in the merger will be determined after such hearings. We shall reserve jurisdiction in the present proceeding to enter such orders as may be necessary to assure that the steps taken in compliance with our present order are consistent with the provisions of the

In conformity with said Findings and Opinion, and it appearing to the Commission that common questions of law and of fact are involved in said proceeding instituted by the Commission pursuant to section 11 (b) (2) of the Act and in the proceeding upon the applications filed by International and Dominion pursuant to section 11 (e) of the Act, summarized in Part I of this Notice and Order.

It is ordered. That the proceedings upon said applications of International and Dominion designated by the Commission's File No. 54-59 be, and the same are, hereby consolidated with those proceedings instituted by the Commission against International under section 11 (b) (2) of the Act, identified by the Commission's File No. 59-27;

Provided. That nothing herein contained shall be deemed to constitute a

reopening of the record in said proceeding instituted by the Commission in respect of any issue decided by said order of April 27, 1943 or to constitute a modification or amendment of said order; and

Provided further That the Commission reserves jurisdiction to sever either for hearing, in whole or in part, or for disposition (to the extent that disposition has not already been finally made) in whole or in part, the proceedings so instituted by the Commission and the proceedings so pending upon the application of International pursuant to sec-

tien 11 (e) of the Act:

It is further ordered. That a hearing on said matters so consolidated be held on the 20th day of July, 1943, at 10:00 a. m. e. w. t., in the offices of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia, Pennsylvania. On such day the hearing-room clerk in Room 318 will advise as to the room in which such hearing will be held.

It is further ordered. That Willis E. Monty or any other officer or officers of the Commission designated by it for that purpose shall preside at such hearing. The officer so designated to preside at such hearing is hereby authorized to exercise all powers granted to the Commission under section 18 (c) of said Act and to a Trial Examiner under the Commission's Rules of Practice.

It is further ordered. That any other person desiring to be heard in connection with these proceedings or proposing to intervene here shall file with the Secretary of the Commission, on or before July 15, 1943, his request or application therefor as provided by Rule XVII of the Rules of Practice of the Commission.

It is further ordered. That the Secretary of the Commission shall serve notice of the hearing aforesaid by mailing a copy of this order to International Utilities Corporation and Dominion Gas and Electric Company by registered mail; and that notice of said hearing be given to all other persons by publication of this order in the FEDERAL REGISTER.

It is further ordered. That, without limiting the scope of the issues presented by said applications and otherwise to be considered in these proceedings, particular attention shall be directed at the hearing to the following matters and questions:

(1) Whether the proposed plan, and particularly the proposed allocation of securities of the resulting corporation among the present security holders of International, is fair and equitable to all persons affected thereby

(2) Whether the proposed plan is consistent with the Order of this Commission entered on April 27, 1943 (Holding Company Act Release No. 4270) in that proceeding instituted by the Commission against International Utilities Corporation pursuant to section 11 (b) (2) of the Act identified by the Commission's 'File No. 59-27; **

(3) Whether upon the consummation of the proposed plan the corporate struc ture of the resulting corporation will be such as to not unduly or unnecessarily complicate the structure of the International holding company system;

(4) Whether, upon the consummation of the proposed plan, the corporate structure of the resulting corporation will be such as to distribute voting power fairly or equitably among the security holders of the International holding company system;

(5) Whether the Class B stock of International is entitled to any participation in the distribution of the securities of the new corporation.

(6) Whether the proposed plan is necessary to effectuate the provisions of section 11 (b) of the Act:

(7) Whether the accounting adjustments and entries proposed to be made in connection with the plan are proper and are in accordance with sound accounting practice;

(8) Whether the securities proposed to be issued and sold or distributed by the resulting corporation meet the requirements of section 7 of the Act:

(9) To what extent, if any, the proposed plan should be modified or amended to render it feasible and fair and equitable to the persons affected and what terms and conditions should be imposed in the public interest and for the protection of investors and consumers.

By the Commission.

[SEAL] ORYAL L. DUBOIS. Secretary.

IF R Dec 43-10422; Filed, June 29, 1943; 11:11 a. m.j

SELECTIVE SERVICE SYSTEM.

[Order 111]

MANCOS PROJECT, COLORADO

DESIGNATION AS WORK OF NATIONAL IMPORTANCE

I, Lewis B. Hershey, Director of Selec tive Service, by virtue of the provisions of the Selective Training and Service Act of 1940 (54 Stat. 885, 50 U.S.C., Sup. 301-318, inclusive) E.O. No. 8675, 6 F.R. 831, E.O. No. 9279, 7 P.R. 10177, and the authority vested in me by the Chairman of the War Manpower Commission under Administrative Order No. 26, 7 P.R. 10512, hereby designate the Mancos Project to be work of national importance, to be known as Civilian Public Service Camp No. 111. Said camp, located at Mancos, Montezuma County Colorado, will be the base of operations for reclamation work in the State of Colorado, and registrants under the Selective Training and Service Act of 1940, who have been classifled by their local boards as conscientious objectors to both combatant and noncombatant military service and have been placed in Class IV-E, may be assigned to said camp in lieu of their induction for military service.

The work to be undertaken by the men assigned to Civilian Public Service Camp No. 111 will consist of storage dam construction, riprapping, reservoir clearing, canal excavation, forest fire fighting, fire presuppression, and various other allied projects under the technical direction of the Bureau of Reclamation of the Department of the Interior. This Bureau will also be responsible for the housing, feeding, clothing, discipline and provision of necessary medical and dental care. Men shall be assigned to and retained in camp in accordance with the provisions of the Selective Training and Service Act of 1940 and regulations and orders promulgated thereunder. Super vision and control of the Mancos Project shall be under the Selective Service System through the Camp Operations Division of National Selective Service Headquarters.

> LEWIS B. HERSHEY, Director

JUNE 25, 1943.

[P R Doc 43-10418; Filed June 29, 1943; 9 13 a. m 1